

# Georgia

# Dual Choice Preferred Provider Organization for Small Group (Non-grandfathered Coverage)

Certificate of Insurance

### NOTICE

This document is a Sample Certificate of Insurance (COI) for illustration purposes ONLY. COIs that are issued along with the Group Policy may vary from this sample COI. For example, this sample COI does not include any requested customization. This sample COI may be updated at any time for accuracy to comply with laws and regulations. The terms of any group's coverage will be governed solely by the Group Policy issued to that group by Kaiser Permanente Insurance Company.



# KAISER PERMANENTE INSURANCE COMPANY SCHEDULE OF COVERAGE

# SMALL GROUP – DUAL CHOICE PPO HSA PLAN Metal Plan Designation: SILVER HDHP 3500-20 OFF EXCHANGE

NOTE: Please read the following information carefully. It will help You understand how the provider You select can affect the dollar amount You must pay.

You will be responsible for a larger portion of your bill and your out-of-pocket maximum may be more if you receive care from an Out-of-Network Provider.

For a complete understanding of the benefits, exclusions and limitations applicable to Your coverage, this Schedule of Coverage must be read in conjunction with the Certificate of Insurance.

#### **IMPORTANT NOTICE:**

This high deductible plan is designed to be a federally qualified High Deductible P alth Plan (HDHP) compatible with Health Savings Accounts (HSA's) in accordance with the Medicare Prescriptio. Drug, Improvement and Modernization Act of 2003, as then constituted or later amended. Enrollment in an HDHP that is help-compable is only one of the eligibility requirements for establishing and contributing to an HSA. Please consult with the employer about other eligibility requirements for establishing an HSA-qualified plan.

If you have other health coverage, including coverage under M dicare in action to the coverage under this Group Policy, you may not be eligible to establish or contribute to an HSA unless both coverages qualify as High Deductible Health Plans. Kaiser Permanente Insurance Company (KPIC) does not prove that advice. The Georgia Office of Insurance and Safety Fire Commissioner does NOT in any way warrant that the property is the federal requirements. Consult with your financial or tax advisor for tax advice or more information about your exhibition for an HSA.

Original Effective date of Insured Employee's insu. nce: On File

#### **COVERED PERSONS:**

Dependent Child Age Limit: Student Age Limit: Domestic Partner: Employee and Dependents (if elected)

To the end of the month in which child attains age 26 To the end of the month in which child attains age 26 Not Eligible

#### MAXIMUM BENEFIT WHILE INSURED UNDER THE POLICY:

Maximum Benefit While Insured 1:

None

**ACCUMULATION PERIOD** 

Calendar Year January-December

	IN-NETWORK PROVIDERS	OUT-OF-NETWORK PROVIDERS
ACCUMULATION PERIOD OUT OF POCKET		
MAXIMUMS:  Self Only - For self-only enrollment (a family of		
one Covered Person):	\$7,000	\$14,000
Individual - For any one Covered Person in a family of two or more Covered Persons:	\$7,000	\$14,000

Family - For an entire family of two or more Covered Persons:	\$14,000	\$28,000
ACCUMULATION PERIOD DEDUCTIBLES: Self Only - For self-only enrollment (a family of		
one Covered Person):	\$3,500	\$7,000
Individual - For any one Covered Person in a		
family of two or more Covered Persons:	\$3,500	\$7,000
Family - For an entire family of two or more		
Covered Persons:	\$7,000	\$14,000

You must pay Covered Charges for Services You receive in the Accumulation Period until You reach the Deductible amount shown here. This Policy will not begin to pay for your health care expenses until after Covered Charges exceed the Deductible amount.

The Accumulation Period Deductible applies to all Covered Charges incurred by a Covered Person during an Accumulation Period unless otherwise indicated in this Schedule of Coverage.

#### NOTE:

- Deductibles including any benefit-specific deductibles, Copaym at an Coing of e for Covered Charges for Covered Services apply toward satisfaction of the Out-of-Pocket Maximum.
- Covered Charges applied to satisfy the Deductible or the out-of-pocket v. vimus at the Out-of-Network Provider Tier. In addition, Covered Charges applied to satisfy the Deductible or the Out-of-Pocket Maximum at the Out-of-Network Provider Tier. In addition, Covered Charges applied to satisfy the Deductible or the Out-of-Pocket Maximum at the Out-of-Network Provider Tier will not be applied towards satisfaction of the Deductible and the Out-of-Pocket Maximum at the In-Network Provider Tier.
- Charges in excess of the Benefit Maximum or Maximum and ble Charge or any charge over and beyond any benefit limit, penalties for not obtaining Precertification, and charges for non-covered services will not be applied toward satisfaction of the Deductible or the Out-of-Pocket Maximum.
- Your Coinsurance is based upon the Maximu A Jwam. Charge for a Covered Service. (Refer to the definition of Maximum Allowable Charge shown in the General Definition of the Certificate of Insurance).
- Deductibles, Coinsurance and Opaymo do It apply to Preventive Benefits including those required under the Patient Protection and Affordable Care Act (PPAC) were the n-Network Provider Tier of this PPO plan. Preventive Benefits required under the PPACA and other Preventive Benefits that are ceived at the Out-of-Network Provider Tier, however, may be subject to Deductible, Coinsurance and Copayments to the ment allowed by federal and state laws. Covered non-preventive services provided during a preventive exam may be subject to the Deductible and applicable Coinsurance or Copayment

**IMPORTANT:** Please read the section in your Certificate of Insurance regarding Precertification carefully. All inpatient admissions and select outpatient procedures may be subject to Precertification. If Precertification is not obtained when required or the terms of Precertification are not complied with we will deny the claim for payment.

<sup>&</sup>lt;sup>1</sup> Essential Health Benefits, as defined under the Policy are not subject to the Maxim, and Benefit Maximum under the In-Network Provider Tier and Out-of-Network Provider Tier. Unless the wise provided by applicable law, day or visit limits may be imposed upon Essential and non-Essential Health Benefits.

		YOU PAY	YOU PAY
COVERED SERVICES	IN-NETV	IN-NETWORK PROVIDERS	
	KAISER PERMANENTE PROVIDERS	NETWORK PROVIDERS	PROVIDERS
OUTPATIENT SERVICES:	FROVIDERS		
Primary Care:	20%	30%	40%
Specialty Care:	20%	30%	40%
Integrated Behavioral Health Consultation	20%	30%	40%
Telemedicine and Telehealth Visits:			
Primary Care*:	20% *Includes Telemedicine	30% and Telehealth services obtain Chemical Deper Jency Provide	
Specialty Care:	20%	30%	40%
Injection Visits (other than Immunization) including Allergy Injection			
Primary Care:	20%	2,1/6	40%
Specialty Care:	20%	30%	40%
Allergy Testing (performed in Office Setting or Outpatient Hospital Setting):		30%	40%
Allergy Serum:	20%	30%	40%
Laboratory Services	2	20%	40%
Radiology Services other than High Tech Radiology Services	2	20%	40%
Diagnostic Mammogram after screening	No C	Charge	30%
Diagnostic Breast Ultrasound after screening	No C	Charge	30%
High Tech Radiology Services (e.g. MRI's, CTs, PET,			
Myelogram and Nuclear Medicine scans):	2	0%	40%
Diagnostic Breast MRI and screening	No C	Charge	30%
Chemotherapy Radiation and Infusion Therapy:	2	20%	40%
Chiropractic Care			

	YOU PAY	YOU PAY
COVERED SERVICES	IN-NETWORK PROVIDERS	OUT-OF-NETWORK PROVIDERS
	KAISER PERMANENTE NETWORK PROVIDERS PROVIDERS	
(spinal manipulation only)	20%	40%
	Limited to a combined Benefit Maximum of 20 visit	s per Accumulation Period.
Outpatient Surgery (includes Facility and Professional Charges):	20%	40%
Hospital Outpatient (includes Facility and Professional Charges):	20%	40%
INPATIENT SERVICES		
Hospital (includes Facility and Professional Charges):	20%	40%
Maternity Services (includes Facility and Professional Charges):	20%	40%
AMBULANCE SERVICES		
Ambulance (per trip):	_U /\	Covered at the In-Network Provider benefit level regardless of Provider.
Non-Emergency Ambulance (per trip):	20	Covered at the In-Network Provider benefit level regardless of Provider.
<b>AUTISM SPECTRUM DISORDER S</b>	ERVICE	
Applied Behavior Analysis Program (Limited to Children through age 20):	20%	40%
Speech Therapy (Limited to Children through age 20):	20%	40%
Physical and Occupational Therapy (Limited to Children through age 20):	20%	40%
CLINICAL TRIALS		
	Deductible, Copayments and Coinsurance are base Services are received.	d on setting where Covered
DENTAL SERVICES		
Accidental injury to teeth:	40%	40%
Treatment of TMJ and CMJ:	40%	40%
Pediatric Dental (Children covered up to the end of the month they turn 19 years of age):	1	

	YOU PAY		YOU PAY
COVERED SERVICES	IN-NETWORK PROVIDERS		OUT-OF-NETWORK PROVIDERS
	KAISER PERMANENTE PROVIDERS	NETWORK PROVIDERS	
X-rays, Exams, Cleanings, Sealants	No C	charge loes not apply	No Charge Deductible does not apply
Basic Services:	40	0%	40%
Major Services:	40	0%	40%
Orthodontics (Medically Necessary):	40	0%	40%
DIALYSIS CARE			
Dialysis:	2	0%	40%
DURABLE MEDICAL EQUIPMENT (D	ME)		
Durable Medical Equipment (DME):	20	0%	40%
EMERGENCY SERVICES		20/	
Emergency Room Visits (per visit):	20	0%	Covered at the In-Network Provider benefit level regardless of Provider.
HEARING SERVICES			
Hearing exams and tests	20%	30%	40%
Pediatric Hearing Aid(s) and services for children through age 18:		0% services limited to a Benefit impaired ear every 48 mon	40% Maximum of \$3,000 per hearing ths.
HOME HEALTH CARE			
Home Health Care:	_	0% nefit Maximum of 120 visits	40% days per Accumulation Period.
HOSPICE CARE			
Hospice:	2	0%	40%
INFERTILITY SERVICES			
Infertility Services:	2	0%	40%
MENTAL HEALTH AND CHEMICAL D	EPENDENCY SERVICES		
Outpatient Individual visits:	20%	30%	40%
Group visits	20%	30%	40%
Medication visit:	20%	30%	40%
Partial Hospitalization:	2	0%	40%
Intensive Outpatient Therapy Programs:	2	0%	40%

	YOU PAY	YOU PAY
COVERED SERVICES	IN-NETWORK PROVIDERS	OUT-OF-NETWORK PROVIDERS
	KAISER PERMANENTE NETWORK PROVIDERS PROVIDERS	PROVIDERS
Neurophysiological and psychological testing:	20%	40%
Electroconvulsive treatment:	20%	40%
Inpatient Hospital (includes Facility and Professional Charges	20%	40%
PREVENTIVE VISITS AND SERVICES	3	
Preventative Care: Exams		
Primary Care Visit:	No Charge Deductible does not apply	30%
Specialty Care Visit:	No Charge Deductible does not apply	30%
Well Child Exams (through age 5)	No Charg Deductible Lo no roply	30% Deductible does not apply
Well Child Exams (age 6 through 21)	່າ Ch⊂ge D⊂່≀ctib∟ ⊃es not apply	30%
Screening:	וג Cha.ge Peducible bes not apply	30%
	reduct ible loes not apply	See General Benefits section for a list of services not subject to Deductible
Health Promotion:	No Charge Deductible does not apply	30%
Certain Prescribed and Over the Counter Drugs and Contraceptives:	No Charge Deductible does not apply	30%
Disease Prevention:	No Charge Deductible does not apply	30%
		See General Benefits section for a list of services not subject to Deductible
Other Covered Preventive Care:		
Routine Adult Physical Exams Primary Care Visit:	No Charge Deductible does not apply	30%

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		YOU PAY	YOU PAY
COVERED SERVICES	IN-NETW	ORK PROVIDERS	OUT-OF-NETWORK PROVIDERS
	KAISER PERMANENTE PROVIDERS	NETWORK PROVIDERS	THO TIDE! (O
	Limited to a combined Ben	efit Maximum of 1 visit (also co Visit) per Accumulation Period	
Specialty Care Visit:	Deductible d Limited to a combined Ber	harge loes not apply nefit Maximum of 1 visit (also c	
		Visit) per Accumulation Period	
Preventive Care DME		)% loes not apply	40%
Blood Pressure Monitors for Hypertension	No Charge Deductible does not apply	20%	30%
Preventive Care Labs and Screening		harge loes not apply	30%
Prostate specific antigen (PSA) test		harge loes not apply	30%
Tobacco Cessation Drugs for Pregnant Women	No C Deductible	harg nc apply	30%
Iron Defiency Anema Screening for Pregnant Woman		arge ∍s not apply	30%
PROSTHETIC DEVICES AND ORTHO	OTICS		
Prosthetic Devices (External) and Orthotics (P&O):		0%	40%
Internally Implanted Prosthetics:	Sar La Stting whe	re surgery performed.	Same as setting where surgery performed.
RECONSTRUCTIVE SURGERY			
	D ductible, Copayments	s and Coinsurance are based of Services are received.	on setting where Covered
REHABILITATION SERVICES AND HA	ABILITATIVE SERVICES		
Habilitative Services Speech Therapy:		0% fit Maximum of 40 visits per co	40% ondition Accumulation Period.
Physical and Occupational Therapy:	Limited to a combined Ben	0% efit Maximum of 40 visits (com ional Therapy) per Accumulatio	
Rehabilitative Services Outpatient Speech Therapy:		0% fit Maximum of 40 visits per co	40% Indition Accumulation Period.

	YOU PAY	YOU PAY
COVERED SERVICES	IN-NETWORK PROVI	DERS OUT-OF-NETWORK PROVIDERS
	KAISER PERMANENTE NETWOR	K PROVIDERS
Physical and Occupational Therapy:		40% of 40 visits (combined between Physical and ) per Accumulation Period.
Pulmonary Therapy:	20%	40%
Cardiac Rehabilitation:	20%	40%
Cognitive Therapy for Traumatic Brain Injury	20%	40%
Multi-disciplinary Rehabilitation:	20%	40%
Inpatient Multi-disciplinary Rehabilitation in a Comprehensive		
Rehabilitation Facility:	20%	40%
Skilled Nursing Facility CARE	20°	40%
Skilled Nursing Facility:		num of 150 days per Accumulation Period
TRANSPLANT SERVICES		
Transplants:		ance are based on setting where Covered are received.
URGENT CARE		
Urgent Care:	.U /.	30% 40%
VISION SERVICES		
Adult Routine Eye Exam:	20% Limited to a combined Benefit Max	40% mum of 1 visit per Accumulation Period.
Pediatric Routine Eye Exam (Children through age 18):	20% Limited to a combined Benefit Max	40% mum of 1 visit per Accumulation Period.
Pediatric Eyeware (Children through age 18):		No Charge Deductible does not apply um of one (1) pair of lenses and frames or s per Accumulation Period.
OTHER COVERED SERVICES		
Other Covered Services *:	20%	40%

\*Other Covered Services refers to Covered Services listed under the **GENERAL BENEFITS** Section of the Certificate of Insurance that are not detailed under the Schedule of Coverage (SOC). Unless otherwise stated, Percentage Payable for other Covered Services is as shown above.



PHARMACY SERVICES	KAISER PERMANENTE PHARMACY	NETWORK PHARMACY	OUT-OF-NETWORK PHARMACY
Outpatient Prescription Drug Benefit Tier 1 - Generic Preventive (per prescription):	\$5 Deductible does not apply	\$15 Deductible does not apply	40% ††
Tier 2 - Generic Preferred (per prescription):	20%	30%	40% ††
Tier 3- Brand Preferred Drugs (per prescription):	20%	30%	40% ††
Tier 4 - Generic/Brand Non- Preferred Drugs (per prescription):	20%	30%	40% ††
Tier 5 - Specialty Drugs (per prescription):	20%	30%	40% ††
Oral Chemotherapy Drugs (per prescription):	20% Maximu	30% m Cost Share of \$100 per pres	40% †† scription.
Maximum Daily Supply:	Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.  Subject to a dispensing limit of the lesser & 30-dc supply or the standard prescription amount of prescribed drugs are certain supply.		
Mail Services:	For a 90-day 'topi, fined at tv' (2) times end correction, and sing end copa, here, or the copa, here, or the copa per prescription, as shown the copa policy of the copa per prescription, as shown the copa per prescription, as shown the copa per prescription, as shown the copa per prescription and copa per prescription and copa per prescription and copa per prescription at the copa per prescription and co	For a 90-day supply, filled at three (3) times the corresponding single Copayment, or the applicable Coinsurance per prescription, as shown above, subject to any applicable Deductible.	For a 30-day supply, filled at the applicable Coinsurance per prescription, as shown above, subject to any applicable Deductible.

Mail Services are subject to the same Maximum Daily Supply, as shown above.

†† A MedImpact claim form is required for prescriptions filled at Out-of-Network pharmacies. Reimbursement of claims for prescriptions filled at Out-of-Network pharmacies is based on the Percentage Payable of the Maximum Allowable Charge, less the corresponding Cost Share at the Out-of-Network pharmacy.



# Georgia

# Dual Choice Preferred Provider Organization for Small Group (Non-grandfathered Coverage)

Certificate of Insurance



# KAISER PERMANENTE INSURANCE COMPANY

One Kaiser Plaza Oakland, California 94612

#### CERTIFICATE OF INSURANCE

This Certificate describes benefit coverage funded through a Group Insurance Policy (Group Policy) issued to Your group by Kaiser Permanente Insurance Company (KPIC). It becomes Your Certificate of Insurance (Certificate) when You have met certain eligibility requirements.

This Certificate is not an insurance policy. The complete terms of the coverage are set forth in the Group Policy. This Certificate along with the Group Application form forms the remainder of the Group Policy. The provisions set forth herein, are incorporated into, and made part of, the Group Policy. Benefit payment is governed by all the terms, conditions and limitations of the Group Policy. If the Group Policy and this Certificate differ, the Group Policy will overn the Group Policy and the Certificate are governed by the laws of the state in which the Group Policy was delivered. The Group Policy may be amended at any time without Your ansent or prior notice to You. Any such amendment will not affect a claim starting before the analysis and the Policyholder's office.

This Certificate automatically supersedes an eplaces any and all certificates that may have been issued to You previously for the coverage des rund have in.

In this Certificate, Kaiser Permanente In Trace Company will be referred to as: "KPIC", "We", "Us", or "Our". The Insured Employee will be a ferred as: "You" or "Your".

This Certificate is important to Y u ar a four family. Please read it carefully and keep it in a safe place.

### **IMPORTANT NOTICE**

This high deductible plan is der uned to be a federally qualified High Deductible Health Plan (HDHP) compatible with Health Savings Account (HSA) in accordance with the Medicare Prescription Drug Improvement and Modernization Act of 2003 as then constituted or later amended. Enrollment in an HDHP that is HSA-compatible is only one of the eligibility requirements for establishing and contributing to an HSA. Please consult with Your employer about other eligibility requirements for establishing an HSA-qualified plan.

IMPORTANT NOTICE: If You have other health coverage including coverage under Medicare, in addition to the coverage under this Group Policy, You may not be eligible to establish or contribute to an HSA unless both coverages qualify as High Deductible Health Plans.

Kaiser Permanente Insurance Company does not provide tax advice. The Georgia Department of Insurance does NOT in any way warrant that this plan meets the federal requirements.

Consult with Your financial or tax advisor for tax advice or more information about Your eligibility for an HSA.

Please refer to the General Limitations and Exclusions section of this Certificate for a description of this plan's general limitations and exclusions. Likewise, the Schedule of Coverage contains specific limitations for specific benefits.

Your coverage under the Group Policy includes coverage for Covered Services received from In-Network and Out-of-Network Providers. The provider You select can affect the dollar amount You must pay. To verify the current participation status of a provider, please call the toll-free number listed in the In-Network Provider directory.

If You have an emergency, call 911, or go to the nearest emergency facility. If You receive Emergency Services from an Out-of-Network Provider, and You cannot reasonably reach an In-Network Provider, such emergency care rendered in the course of the emergency will be reimbursed at the In-Network Provider level.

IMPORTANT: If Precertification with KPIC is not obtained then required, or the terms of Precertification are not complied with, we will deny the class for payment and You will be responsible for the cost of the service. Please refer to the Precertification for a detailed discussion of the Precertification process

Note: If You are insured under a separate grover inclined in the continuous condition of benefits as explained in the continuous condition of benefits as explained in the continuous condition.

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<sup>\*</sup>Please consult with Your group administrator if the hear's of Corerage was not included when this Certificate was issued to You.



#### INTRODUCTION

This Certificate includes a Schedule of Coverage that will give You a quick overview of Your coverage. It is very important, however, that You read Your entire Certificate of Insurance for a more complete description of Your coverage.

This Certificate uses many terms that have very specific definitions for the purpose of the Group Policy. These terms are defined in the General Definitions section and are capitalized so that You can easily recognize them. Other parts of this Certificate contain definitions specific to those provisions. Terms that are used only within one section of the Group Policy are defined in those sections. Please read all definitions carefully.

#### **Introduction To Your Plan**

This Certificate describes the KPIC Preferred Provider Organization (PPO) plan. It is important that You reference the Schedule of Coverage to determine the plan type index which You are covered.

Please read the information in the ACCESS TO CARE section caurully. will help You understand how the provider You select can affect the dollar amount You make transport.

#### Who Can Answer Your Questions?

For assistance with questions regarding Your creek, e. ch. Your benefits, Your current eligibility status, or name and address changes, rease h. ve You in D. card available when You call:

For coverage, eligibility, name or address charge call (-855-364-3185, 711 (TTY)

Or You may write to the Administrator

Kaiser Foundal. n He. h Plan of Georgia, Inc. P.C. Box 190849

For information or ver acation of e gibility of coverage, please call the number listed on Your ID card.

For information or verification of eligibility of coverage, please call the number listed on Your ID card.

If You have any questions regarding services, facilities, or care You receive from an In-Network Provider, please call the toll-free number 1-855-364-3185, 711 (TTY) or visit <a href="www.kp.org/dualchoice-georgia">www.kp.org/dualchoice-georgia</a>

If You have any questions regarding Pediatric Dental services, or care You receive from a Delta Dental Provider, please call the toll-free number 1-800-929-2309, 711 (TTY) Monday – Friday 8 a.m. to 6 p.m.

For Precertification of Covered Medical Services or Utilization Review please call the number listed on Your ID card or: 1-800-221-2412,711 (TTY).

For Precertification of Covered Pharmacy Services or Utilization Review please call the number listed on Your ID card or: 1-800-788-2949,711 (TTY).

The following terms have special meaning throughout this Certificate. Other parts of this Certificate contain definitions specific to those provisions. Terms that are used only within one section of the Certificate are defined in those sections.

**Accumulation Period** means the time period set forth in the Schedule of Coverage.

Active Service means that a Covered Person: 1) is present at work with the intent and ability to work the scheduled hours; and 2) is performing in the customary manner all of the regular duties of his or her employment.

Administrator means Kaiser Foundation Health Plan National Claims Administration P.O. Box 370010 Denver, CO 80237-3150 for claims administration KFHP GA for premium billing MedImpact Healthcare Systems, Inc P.O. Box 509098 San Diego, CA 92159-9098 for Outpatient pharmacy claim administration and Delta Dental P.O. Box 997330, Sacramento, CA 105 for Pediatric Dental Claims and refers to the administrator of the Group Policy only. KPIC reserves the right to change the Administrator at any time during the term of the Group Policy with at prior notice. Neither KPIC nor its Administrator is the administrator of Your employee benefit propast at term is defined under Title 1 of the Employee Retirement Income Security Act 1974 (ERISA) is then constituted or later amended.

Air Ambulance Service means medical transportory a rolary wing air ambulance, or fixed wing air ambulance, as defined under applicable federal law for patients.

Ancillary Services means for purposes of determining hen no surprise billing federal notice and consent requirements apply to the forwing 'overed Services rendered by an Out-of-Network Provider in an In-Network facility:

- 1. items and services related to emergen, medicine, anesthesiology, pathology, radiology, and neonatology, whether provided to physician or non-physician practitioner.
- 2. items and services provided by assistant aurgeons, hospitalists, and intensivists.
- 3. diagnostic services, in using rail ology and laboratory services; and
- 4. items and services provided by an Out-of-Network Provider if there is no In-Network Provider who can furnish such item a such In-Network facility.

Affordable Care Act (ACA, Lans Title XXVII of the Public Health Services Act (PHS), as then constituted or later amended. It is also known as the Patient Protection and Affordable Care Act (PPACA).

**Applied Behavior Analysis (ABA)** means the design, implementation, and evaluation of environmental modifications using behavioral stimuli and consequences to produce socially significant improvement in human behavior, including the use of direct observation, measurement, and functional analysis of the relationship between environment and behavior. ABA must be provided by a person professionally certified by a national board of behavior analysts or performed under the supervision of a person professional certified by a national board of behavior analysts and is typically provided in the home.

**Autism Spectrum Disorder** means autism spectrum disorders as defined by the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders.

Benefit Maximum means a maximum amount of benefits that will be paid by KPIC for a specified type of Covered Charges incurred during a given period of time. Applicable Benefit Maximums are contained within the text of this Certificate and/or are shown in the Schedule of Coverage. When a Benefit Maximum is reached, additional Expenses Incurred for the specific benefit, or class of benefits, do not qualify as Covered Charges and will not be applied toward satisfaction of the Accumulation Period Deductible and Out-of-Pocket Maximum. Benefit Maximum does not apply to Essential Health Benefits, as defined under the Policy.

Birth Center means an outpatient facility which:

- 1. complies with licensing and other legal requirements in the jurisdiction where it is located;
- 2. is engaged mainly in providing a comprehensive Birth Services program to pregnant individuals who are considered normal to low risk patients;
- 3. has organized facilities for Birth Services on its premises;
- 4. has Birth Services performed by a Physician specializing in obstetrics and gynecology, or at his or her direction, by a Licensed Midwife or Certified Nurse Midwife; and has 24-hour-a-day Registered Nurse services

Birth Services/Maternity Care Services means antepartum (after birth) care. This care is given whe respect to: 1) uncomplicated pregnancy and labor and delivery; and 2) spontaneous vaginal delivery. Benefits payable for the treatment of Complications of Pregnancy will be covered to the same basis as a Sickness.

**Brand Name Prescription Drug** means a prescription rug to has been patented and is only produced by one manufacturer under that name cotract smark.

Brand Non-Preferred Drug means a prescription of ug the has been patented and is only produced by one manufacturer and is listed by as a cougant preferred or favored to be dispensed.

**Brand Preferred Drug** means a prescription drug that has been patented and is only produced by one manufacturer and is listed by the as a of greferred or favored to be dispensed.

Calendar Year means a prind of the: (1) beginning at 12:01 a.m. on January 1st of any year; and (2) terminating at midright on December 31st of that same year.

Certified Nurse-Midwife or Licence d Midwife means any person duly certified or licensed as such in the state in which treatment is eceived and is acting within the scope of his or her license at the time the treatment is performed.

Certified Nurse Practitioner means a Registered Nurse duly licensed in the state in which the treatment is received who has completed a formal educational nurse practitioner program. He or she must be certified as such by the: 1) American Nurses' Association; or 2) National Board of Pediatric Nurse Practitioners and Associates; or 3) Nurses' Association of the American College of Obstetricians and Gynecologists.

Certified Psychiatric-Mental Health Clinical Nurse Specialist means any Registered Nurse licensed in the state in which the treatment is received who: 1) has completed a formal educational program as a psychiatric-mental health clinical nurse specialist; and 2) is certified by the American Nurses' Association.

Chemical Dependency/Substance Abuse means the addictive relationship with any drug or alcohol characterized by either a physical or psychological relationship, or both, that interferes with the

person's social, psychological, or physical adjustment to common problems on a recurring basis. Chemical dependency does not include addiction to, or dependency on, tobacco, tobacco products or foods.

Clinical Nurse Specialist means any licensed RN who holds: (1) a master's degree from a Board of Nursing-approved program which prepares the nurse to provide advanced clinical nursing services; or (2) specialty certification from the American Nurses Association acceptable to the Board of Nursing.

Clinical Trial Programs for Treatment of Children's Cancer means a Phase II and III prescription drug clinical trial program in the state of Georgia, as approved by the federal Food and Drug Administration or the National Cancer Institute for the treatment of cancer that generally first manifests itself in children under the age of 19 and that:

- 1. Tests new therapies, regimens, or combinations thereof against standard therapies or regimens for the treatment of cancer in children;
- 2. Introduces a new therapy or regimen to treat recurrent cancer in children; or
- 3. Seeks to discover new therapies or regimens for the treatnent of uncer in children which are more cost effective than standard therapies or regimens; and
- 4. Has been certified by and utilizes the standards for acceptable property established by the:
  - a. Pediatric Oncology Group;
  - b. Children's Cancer Group; or
  - c. Commissioner

Coinsurance means a percentage of charges that You has pay when You receive a Covered Service as described under the **GENERAL BENEFITS** so on an the Schedule of Coverage, usually after the Deductible that You are required to pay Coinsular amount is applied against the Covered Charge. The percentage of Covered Charges to read by the Covered Person is the difference between the Percentage Payable by KPIC and the Maximum Allowable Charge.

Community Mental Health Facility me a tacility approved by a regional health planning agency or a facility providing services under community mental health board established under applicable federal and state laws.

**Complications of Pre\_\_\_..cy** m ans 1) conditions requiring hospital confinement when the pregnancy is not terminated an whose diagnoses are distinct from pregnancy but are adversely affected by pregnancy or are caused by pregnancy, such as acute nephritis, nephrosis, cardiac decompensation, missed abortion, pre-eclampsia, intrauterine fetal growth retardation, and similar medical and surgical conditions of comparable severity; 2) ectopic pregnancy which is terminated. Benefits payable for the treatment of Complications of Pregnancy will be covered on the same basis as Sickness.

Complications of Pregnancy will not include conditions such as false labor, occasional spotting, physician prescribed rest during the period of pregnancy, morning sickness, hyperemesis gravidarum, and similar conditions associated with the management of a difficult pregnancy not constituting a nosologically distinct complication of pregnancy.

Comprehensive Rehabilitation Facility means an inpatient or outpatient facility primarily engaged in providing diagnostic, therapeutic and restorative services through licensed health care professionals to injured, ill, or disabled individuals. This facility must be accredited for the provision of these services by the Commission on Accreditation for Rehabilitation Facilities or the Professional Services Board of the American Speech-Language Hearing Association.

**Confinement** means physically occupying a room and being charged for room and board in a Hospital or other covered facility on a 24 hour a day basis as a registered inpatient upon the order of a Physician.

**Copayment** means the predetermined amount, as shown in the Schedule of Coverage, which is to be paid by the Insured for a Covered Service directly to a provider usually at the time the health care is rendered. Copayments are applied on a per visit or per service basis. All Copayments applicable to the Covered Services are shown in the Schedule of Coverage

Cosmetic Surgery means surgery that: a) is performed to alter or reshape normal structures of the body in order to change the Covered Person's appearance; and b) will not result in significant improvement in physical function.

**Cost Share** means a Covered Person's share of Covered Charges. Cost Share includes and is limited only to the following: 1) Coinsurance; 2) Copayment; 3) Dedy Lible; and any benefit-specific deductible incurred by a Covered Person.

Covered Charge(s) means the Maximum Allowable Charge for a Coursed Service.

**Covered Person** means a person covered under the terms of the Group Policy and who is, duly enrolled as an Insured Employee or Insured Dependent under the Plant Also, sometimes referred to as member. No person may be covered as both ar insure I Employee and a Dependent at the same time under a single Group Policy.

**Covered Services** means those services or su, or so reatment which a Covered Person is entitled to receive pursuant to the Group Policy and are lended and listed under the section of this Certificate entitled **GENERAL BENEFITS**.

**Creditable Coverage** means coverage under one of the types of plans with no more than 90-day gap in coverage:

- 1) Any individual or group polly contract, or program that is written or administered by a disability insurer, he attricare so vice plan, fraternal benefits society, self-insured employer plan, or any other entity in this late in elsewhere, and that arranges or provides medical, hospital, and surgical coverage had been described to supplement other plans. The term includes continuation or conversion coverage but loses not include accident only, credit, disability income, Champus supplement, Medicare supplement, long-term care, dental, vision, coverage issued as a supplement to liability insurance, insurance arising out of a workers' compensation or similar law, automobile medical payment insurance, or insurance under which benefits are payable with or without regard to fault and that is statutorily required to be contained in any liability insurance policy or equivalent self-insurance.
- 2) The federal Medicare program pursuant to Title XVIII of the Social Security Act.
- 3) The Medicaid program pursuant to Title XIX of the Social Security Act.
- 4) Any other publicly sponsored program, provided in this state or elsewhere, of medical, hospital, and surgical care.
- 5) A health plan offered under 10 U.S.C.A. Chapter 55 (commencing with Section 1071) (CHAMPUS).
- 6) A medical care program of the Indian Health Service or of a tribal organization.
- 7) A state health benefits risk pool.
- 8) A health plan offered under 5 U.S.C.A. Chapter 89 (commencing with Section 8901) (FEHBP).
- 9) A public health plan as defined in federal regulations authorized by Section 2701(c)(1)(I) of the Public Health Service Act, as amended by Public Law 104-191.

10) A health benefit plan under Section 5(e) of the Peace Corps Act (22 U.S.C.A. 2504)).

**Deductible** means the amount of Covered Charges a Covered Person must incur, while insured under the Group Policy, before any benefits will be payable during that Accumulation Period.

Some Covered Services are subject to additional or separate or benefit-specific deductible amounts as shown in the Schedule of Coverage.

**Dental Provider** means a person licensed to practice dentistry. A Dental Provider shall also include a dental partnership, dental professional corporation or dental clinic.

**Dependent** means a person designated by the Insured Employee as entitled to health care services, subject to acceptance by Us. Dependents include only: a) Your lawful spouse or Domestic Partner, if covered under Your plan and b) Your or Your spouse's child who is of an age within the Age Limits for Dependent Children shown in the Schedule of Coverage, or is named in a Qualified Medical Child Support Order. The word "child" includes: a) Your adopted child; b' step-child; c) foster child; and d) any other child who lives with You and for whom You are the legal quardian. A child shall be deemed to be a dependent of not more than one person. Other type of dependents eligible for coverage, if any, are shown in the Schedule of Coverage.

**Detoxification** means the process of removing toxic subs. nces from the body.

Domestic Partner means an unmarried adult who saide: with remsured Employee for at least six months in a committed relationship. A Domes regarded as Dependent, upon meeting Our prescribed requirements, which reluct the following:

- 1. Both persons must have a common res ance a period of at least six months prior to eligibility for this coverage;
- 3. Neither person is married nonemble of another domestic partnership or have been a party to a domestic partnership that was formulated within six (6) months before becoming eligible for this coverage;
- 4. The two persons ar mor related by blood in a way that would prevent them from being married to each other in conform? with tate law;
- 5. Both persons musical lease 18 years of age;
- 6. Both persons must be capat 3 of consenting to the domestic partnership;
- 7. Neither person is legally married or legally separated from another person; and
- 8. Both persons must have duly executed a declaration of domestic partnership on a form agreed to by Us.

#### **Durable Medical Equipment** means equipment, which:

- 1. Is designed for repeated use;
- 2. Can mainly and customarily be used for medical purposes;
- 3. Is not generally of use to a person in the absence of a Sickness or Injury;
- 4. Is approved for coverage under Medicare;
- 5. Is not primarily and customarily for the convenience of the Covered Person;
- 6. Provides direct aid or relief of the Covered Person's medical condition;
- 7. Appropriate for use in the home; and
- 8. Serves a specific therapeutic purpose in the treatment of an illness or injury.

Supplies necessary for the effective use of Durable Medical Equipment are also considered Durable Medical Equipment, such as oxygen or drugs dispensed by Durable Medical

Equipment vendors for use in Durable Medical Equipment items. However, drugs obtained at pharmacies are considered under the Outpatient Prescription Drug benefit even when obtained for use in a Durable Medical Equipment item.

Eligible Employee means a person who, at the time of original enrollment: a) is working for a Policyholder as a full-time employee as shown below or is entitled to coverage under an employment contract; b) by virtue of such employment or contract enrolls for the Group Policy; and c) reached an eligibility date. Eligible Employee includes sole proprietors, partners of a partnership or independent contractor if they are included as employees under a health benefit plan of the Policyholder, engaged on a full-time basis in the employer's business or are entitled to coverage under an employment contract.

The term Eligible Employee does not include the following:

- 1. A person who is eligible for Medicare Part A or Medicare Part B, except that this does not apply to those entitled to Medicare benefits who under federal law elect, or are required, to have the Policyholder's health coverage as their primary health care coverage; or
- 2. Employees who work on a temporary, seasonal or substitute sis.

### **Emergency Care or Emergency Service** means:

- 1. An appropriate medical screening examination as required under the Emergency Medical Treatment and Active Labor Act, or as would be required ander such section if such section applied to an Independent Freestanding Emergency Department, that is within the capability of the emergency department of a hospital or the Independent Frees arrang Emergency Department, as applicable, including ancillary services routinely railable to the emergency department to evaluate such Emergency Medical Condition;
- 2. Within the capabilities of the staff and fac lit. available at the hospital or the Independent Freestanding Emergency Department application, such further medical examination and treatment, as are required under the Energent Medical Treatment and Active Labor Actor or as would be required under such action it ach section applied to an Independent Freestanding Emergency Department, to stablize a patient (regardless of the department of the hospital in which such further examination of treatment is furnished);
- 3. Other Covered Ser ices expect a provided in item 4 below, that are furnished by an Out-of-Network Provider after are st bilized and as part of an outpatient observation or an inpatient or outpatient stay with respect to the same Visit in which the Emergency Services described in item 1. and 2. above are furnished.

"Visit" as used only in this Section regarding Emergency Services means with respect to items and services furnished to an individual at a health care facility, includes, in addition to items and services furnished by a provider at the facility, equipment and devices, telemedicine services, imaging services, laboratory services, and preoperative and postoperative services, regardless of whether the provider furnishing such items or services is at the facility.

- 4. The Covered Services described in item 3. above are not Emergency Services if <u>all of the following</u> conditions are met:
  - a. The attending emergency physician or treating provider determines that the You are able to travel using nonmedical transportation or nonemergency medical transportation to an available In-Network provider or facility located within a reasonable travel distance, taking into account Your medical condition;

- b. The provider or facility furnishing such additional items and services satisfies the applicable notice and consent requirements with respect to such items and services, provided that the written notice also satisfies the following requirements as applicable;
  - i. In the case of an In-Network emergency facility and an Out-of-Network Provider, the written notice must also include a list of any In-Network Providers at the facility who are able to furnish such items and services involved and You may be referred, at Your option, to such In-Network Provider.
  - ii. In the case of an Out-of-Network emergency facility, the written notice must include the good faith estimated amount that You may be charged for items or services furnished by the Out-of-Network emergency facility or by Out-of-Network Providers with respect to the visit at such facility (including any item or service that is reasonably expected to be furnished by the Out-of-Network emergency facility or Out-of-Network Providers in conjunction with such items or services);
- c. You (or your authorized representative) are in a condition to receive the information described in item 4 b. above, as determined by the attending emergency physician or treating provider using appropriate medical judgment, and Your or `Jur authorized representative provide informed consent in accordance with applicable St. e law

For purposes only of this definition "authorized repress ative" neans an individual authorized under State law to provide consent on behalf or pe ent, provided that such individual is not a provider affiliated with the facility or employes of the facility, unless such provider or employee is a member of Your far

**Emergency Medical Condition** means a medical condition, including a psychiatric condition manifesting itself by acute symptoms of soficient everity (including severe pain) such that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in any of the following:

- 1. Placing the person's health (or, with a spect of a pregnant woman, the health of the woman or her unborn child) in serious journally
- 2. Serious impairment to bodily uncu.
- 3. Serious dysfunction of any boo 'y rgan or part.

Essential Health Bene ts me the reneral categories of benefits including the items and services covered within these professories of benefits that comprise an essential health benefit package as defined under the Affordable Car. Act of 2010 (ACA) as then constituted or later amended. Essential Health Benefits, as defined under the Policy are not subject to the Maximum Benefit While Insured or any dollar Benefit Maximum. Unless otherwise prohibited by applicable law, day or visit limits may be imposed on Essential Health Benefits. Applied Behavioral Analysis Services for the treatment of Autism Spectrum disorder, Voluntary Termination of Pregnancy, Pediatric Hearing Aids and related Covered Services, and Adult routine eye exams, are not Essential Health Benefits.

**Expense(s) Incurred** means expenses a Covered Person incurs for Covered Services. An expense is deemed incurred as of the date of the service, treatment or purchase.

Experimental or Investigational means that one of the following is applicable:

- (1) The service is not recognized in accord with generally accepted medical standards as safe and effective for treating the condition in question, whether or not the service is authorized by law or use in testing or other studies on human patients; or
- (2) The service requires approval by any governmental authority prior to use and such approval has not been granted when the service is to be rendered

**Free-Standing Surgical Facility** means a legally operated institution which is accredited by the Joint Commission on the Accreditation of Health Organizations (JCAHO) or other similar organization approved by KPIC that:

- 1. Has permanent operating rooms;
- 2. Has at least one recovery room;
- 3. Has all necessary equipment for use before, during and after surgery;
- 4. Is supervised by an organized medical staff, including Registered Nurses, available for care in an operating or recovery room;
- 5. Has a contract with at least one nearby Hospital for immediate acceptance of patients requiring Hospital care following care in the Free-Standing Surgical Facility;
- 6. Is other than: a) a private office or clinic of one or more Physicians; or b) part of a Hospital; and
- 7. Requires that admission and discharge take place within the same working day.

Formulary - means a list of covered drugs or devices.

**Generic Prescription Drug** is a prescription drug that does not by at the trademark of a specific manufacturer. It is chemically the same as and generally costs legathan. Brand Name Prescription Drug.

**Generic Preventive Prescription Drug** is a generic prescription drug way. To on Our preventive drug list. This category does not include those preventive drug, required under the Affordable Care Act (ACA).

**Generic Preferred Drug** is a prescription drug that rives not bear the trademark of a specific manufacturer and is listed by Us as a drug property of favored to be dispensed.

**Group Policy** means the contract issued by KP<sub>1</sub> to the Policyholder that establishes the rights and obligations of KPIC and the Policyhold

Habilitative Service means Cover, alth care services and devices that help a person keep, learn, or improve skills and functioning for daily independent of the expected age. These services may include physical and occupational therapy, recently generally generally generally and other services for people with disabilities in a variety of outpatient setting.

Health Savings Account (HSA) .eans a tax-exempt trust or custodial account established under Section 223(d) of the Internal Revenue Code exclusively for the purpose of paying qualified medical expenses of the account beneficiary. Contributions made to a Health Savings Account by an eligible individual are tax deductible under federal tax law whether or not the individual itemizes deductions. In order to make contributions to a Health Savings Account, You must be covered under a qualified High Deductible Health Plan and meet other tax law requirements. [KPIC does not provide tax advice. Consult with Your financial or tax advisor for more information about your eligibility for a Health Savings Account.

Hearing Aid (as used in the Hearing Services section under Pediatric Hearing Aids and Services) means any nonexperimental and wearable instrument or device offered to aid or compensate for impaired hearing that is worn in or on the body. The term 'hearing aid' includes any parts, ear molds, repair parts, and replacement parts of such instrument or device, including, but not limited to, nonimplanted bone anchored hearing aids, nonimplanted bone conduction hearing aids, and frequency modulation systems. Personal sound amplification products shall not qualify as hearing aids.

High Deductible Health Plan (HDHP) means a health benefit plan that meets the requirements of Section 223(c)(2) of the Internal Revenue Code. The health care coverage under this Group Policy has been designed to be a High Deductible Health Plan qualified for use with a Health Savings Account.

**Home Health Care** means treatment and part-time or intermittent skilled nursing care in the Covered Person's home when:

- 1. The member is homebound because of illness or injury; and
- 2. The nursing services provided are not primarily for the comfort or convenience of the member or custodial in nature; and
- 3. The services are ordered by a physician and are directly related to an active treatment plan of care established by the physician and provided by a Home Health Care Agency; and
- 4. The services are provided in lieu of a continued hospitalization, confinement in a skilled nursing facility (SNF), or receiving outpatient services outside of the home; and
- 5. The skilled nursing care is appropriate for the active treatment of a condition, illness, disease, or injury to avoid placing the member at risk for serious medical complications; and

The treatment provided is appropriate for the member's condition including the amount of time spent providing the service as well as the frequency and duratic of the services.

Home Health Care Agency means a public or private agency that sp. ial; as in giving nursing and other therapeutic services in the home. The agency must be licensed as such (or if no license is required, approved as such) by a state department agency having authority over home health agencies.

Hospice Care means home-based palliative and support tive care by a licensed hospice for terminally ill patients. The care must be provided direction on a community agency, such as a visiting nurses association. For purposes hereof, a terminally ill patient is any patient whose life expense and a determined by a Physician, is not greater than 6 months.

Hospital means an institution that is a reduced by the Joint Commission on the Accreditation of Health Organizations (JCAHO) or that similar organization approved by KPIC, which:

- 1. Is legally operated as a hospital in the jurisdiction where it is located;
- 2. Is engaged mainly a proving it patient medical care and treatment for Injury and Sickness in return for compens.
- 3. Has organized facilities for dignosis and major surgery on its premises;
- 4. Is supervised by a staff of at least two Physicians;
- 5. Has 24-hour-a-day nursing service by Registered Nurses; and
- 6. Is not: a facility specializing in dentistry; or an institution which is mainly a rest home; a home for the aged; a place for drug addicts; a place for alcoholics; a convalescent home; a nursing home; or a Skilled Nursing Facility or similar institution.

The term **Hospital** will also include a psychiatric health facility which: a) is licensed by the Georgia State Department of Health Services; and b) operates under a waiver of licensure granted by the Georgia State Department of Mental Health.

**Independent Freestanding Emergency Department** means a health care facility that is geographically separate and distinct and licensed separately from a hospital under applicable State law; and provides any emergency services.

Infusion Therapy means a slow injection of a substance into a vein or tissue.

**Injury** means an accidental bodily injury sustained by a Covered Person.

In-Network Pharmacy means a Kaiser Permanente or Network Pharmacy.

In-Network Provider means a Kaiser Permanente or Network Provider.

**Insured Dependent** means a Covered Person who is a Dependent of an Insured Employee.

Insured Employee means a Covered Person who is an employee of the Policyholder.

**Intensive Care Unit** means a section, ward or wing within the Hospital which:

- 1. Is separated from other Hospital facilities;
- 2. Is operated exclusively for the purpose of providing professional care and treatment for criticallyill patients;
- 3. Has special supplies and equipment necessary for such care and treatment available on a standby basis for immediate use;
- 4. Provides Room and Board; and
- 5. Provides constant observation and care by RN or other spec. 'ly trained Hospital personnel.

**Kaiser Permanente Pharmacy** means a pharmacy owned and operate by Kaiser Foundation Health Plan, Inc. (KFHP) as reflected in the provider directory.

Kaiser Permanente Provider means the Permaner e Mec sal Grand, and facilities owned and operated by Kaiser Foundation Health Plan, Inc. (1. THP) and any other provider We designate as a Kaiser Permanente Provider as reflected in the provider as reflected in the provider was reflected in the provider as reflected in the provider was re

#### Maximum Allowable Charge means:

- 1. For Covered Services from an In-Network Progress, the Negotiated Rate as defined under part 3 b) below;
- 2. For Covered Services listed in (a firough (c) below, furnished by an Out-of-Network Provider the Out-of-Network Rafilless any Cost Share owed by You:
  - a) Emergency Services, or
  - b) Non-Emergency Services rendered by an Out-of-Network Provider at In-Network facilities, including Ancillary Services and Covered Services for unforeseen urgent medical needs; or
  - c) Air Ambulance Services.

Your Cost Share will be calculated based on the Recognized Amount and will be treated as In-Network Cost Sharing for the purpose of accumulation to Your Deductible, if any, and In-Network Out-of-Pocket Maximum.

- 3. For all other Covered Services from an Out-of-Network Provider, the lesser of:
  - a) The Usual, Customary and Reasonable Charge (UCR).
  - The UCR is the charge generally made by a Physician or other provider of Covered Services.
     The charge cannot exceed the general level of charge made by other providers within an area in which the charge is incurred for Injury or Sickness comparable in severity and nature to the Injury or Sickness being treated. The general level of charges is determined in accord with

schedules on file with the authorized Administrator. For charges not listed in the schedules, KPIC will establish the UCR. KPIC reserves the right to periodically adjust the charges listed in the schedules.

- The term "area" as it would apply to any particular service, medicine or supply means a city or such greater area as is necessary to obtain a representative cross section of a particular level of charges.
- If the Maximum Allowable Charge is the UCR, the Covered Person will be responsible for payment to the provider of any amount in excess of the UCR when the UCR is less than the actual billed charges. Such difference will not apply towards satisfaction of the Out-of-Pocket Maximum nor any deductible under the Group Policy.
- b) The Negotiated Rate.
- KPIC or its authorized Administrator may have a contractual arrangement with the provider or supplier of Covered Services under which discounts have been regotiated for certain services or supplies. Any such discount is referred to as the Negotian d Rate.
- If there is a Negotiated Rate, the provider will accept the Nego Led Rathas payment in full for Covered Services, subject to payment, if any, of the Deductibles, "or Lyment, and Coinsurance by the Covered Person.
- c) The Actual Billed Charges for the Covered S vices.
- The charges billed by the provider for Covere Servies.

For dental services, outpatient prescription trug dispensed and rendered by Out-of-Network Providers, the amount payable by KPIC and less arough Actual Billed Charges or the same amount paid to an In-Network Provider for the same as even as or item.

**IMPORTANT:** Notwithstanding the fore ling, the Maximum Allowable Charge for a Hospital or other licensed medical facility Confinen may not exceed:

Hospital Routine Ca s
Daily
Limit: the Hospital's average semi-private room rate

Intensive Care
Daily
Limit: the Hospital's average Intensive Care
Unit room rate

Other licensed medical facility
Daily
Limit: the facility's average semi-private room rate

We will determine the Maximum Allowable Charge and whether such item or service is a Covered Service under the Group Policy.

Maximum Benefit While Insured means the dollar limitation of Covered Charges as shown in the Schedule of Coverage that will be paid for a Covered Person while covered under the Group Policy. Essential Health Benefits, as defined under the Policy, are not subject to the Maximum Benefit While Insured.

**Medically Necessary** means services that a prudent physician or other healthcare provider would provide, in the judgment of the Medical Review Program, are:

- 1. Essential for the diagnosis or treatment of a Covered Person's Injury or Sickness;
- 2. In accord with generally accepted medical practice and professionally recognized standards in the community;
- 3. Appropriate with regard to standards of medical care;
- 4. Provided in a safe and appropriate setting given the nature of the diagnosis and the severity of the symptoms;
- 5. Not provided solely for the convenience of the Covered Person or the convenience of the health care provider or facility;
- 6. Not primarily custodial care; and
- 7. Provided at the most appropriate supply, level and facility. When applied to Confinement in a Hospital or other facility, this test means that the Covered Person needs to be confined as an inpatient due to the nature of the services rendered or due to the Covered Person's condition and that the Covered Person cannot receive safe and ade the care through outpatient treatment.

The fact that a Physician may prescribe, authorize, or direct a se. ice dr. s not of itself make it Medically Necessary or a Covered Service under the Grop Policy.

**Medical Review Program** means the organization of program that: (1) evaluates proposed treatments and/or services to determine Medical vecession; and vassures that the care received is appropriate and Medically Necessary to the Cove of Firson's health care needs; and (3) manages Your plan of care. If the Medical Review organ determines that the care is not Medically Necessary, Precertification will be denied. The Normal deview Program may be contacted twenty-four (24) hours per day, seven (7) days or wee.

**Medicare** means the Health Insurance for the Aged Act, Title XVIII of the Social Security Amendments of 1965 as then consumed the social Security Amendments of 1965 as the consumer that the social Security Amendments of 1965 as the social Security Amendment of

**Mental Illness** means a diagrapher of 'sught or mood which significantly impairs judgment, behavior, capacity to recognize reality, or abit v to cope with the ordinary demands of life.

**Month** means a period of time 1) beginning with the date stated in the Group Policy; and 2) terminating on the same d to the succeeding calendar month. If the succeeding calendar month has no such date, the last day of the month will be used.

**Necessary Services and Supplies** means Medically Necessary Covered Services and supplies actually administered during any covered confinement or other covered treatment. Only drugs and materials that require administration by medical personnel are covered as Necessary Services and Supplies. Necessary Services and Supplies include, but are not limited to surgically implanted Prosthetic Devices (Internally Implanted), oxygen, blood, blood products, biological sera, internally implanted medications, contraceptive devices and implantable contraceptives. The term does not include charges for: 1) Room and Board; 2) an Intensive Care Unit; or 3) the services of a private duty nurse, Physician, or other practitioner.

**Negotiated Rate** means the fees KPIC has negotiated with In-Network Provider (or Preferred Provider Network) to accept as payment in full for Covered Services rendered to Covered Persons.

**Network Pharmacy** means MedImpact pharmacies under a written contract with a KPIC. MedImpact Pharmacies include but are not limited to Riteaid, Kroger, and Walgreens.

**Network Provider** means a health care provider duly licensed in the state in which they are practicing, including a Primary Care Physician, Specialty Care Physician, Hospital, laboratory, or other similar entity under a written contract with KPIC or KPIC's contracted provider network as reflected in the provider directory.

**Non-Emergency use of Emergency Services** means services rendered in an Emergency Department which do not meet the definition of Emergency Services.

Non-Essential Health Benefits means benefits other than Essential Health Benefits.

**Open Enrollment Period or Annual Open Enrollment** means a fixed period of time, occurring at least once annually, during which Eligible Employees of the Policyholder may elect to enroll under this plan without incurring the status of being a Late Enrollee.

**Order** means a valid court or administrative order that:

- 1. Determines custody of a minor child; and
- 2. Requires a non-custodial parent to provide the child's medical instrange coverage or to pay any portion of the medical expenses resulting from medical treatment of the child.

**Out-of-Network Pharmacy** means a pharmacy that closs of have an In-Network Pharmacy agreement with KPIC or its Administrator in clost at the time services are rendered. In most instances, You will be responsible for a larger poor in of Your pharmaceutical bill when You fill prescriptions at an Out-of-Network Pharmacy lease consult with Your group administrator for a list of In-Network Pharmacies.

**Out-of-Network Provider** means a Hospic I. Proposition or other duly licensed health care provider or facility that does not have a paraination a reement with KPIC or its Administrator in effect at the time services are rendered. In nost in pace, You will be responsible for a larger portion of Your bill when You visit an Out-of-Network Provider. Please consult Your group administrator for a list of In-Network Provider or You may contact Customer Service at the number shown on Your ID card.

### **Out-of-Network Rate** means on of the following:

- 1. In a State that has an All-Luyer Model Agreement under section 1115A of the Social Security Act that applies to this plan and KPIC, Out-of-Network Provider, and the item or service, the amount for the item or service determined in accordance with the All-Payer Model Agreement.
- 2. If there is no such All-Payer Model Agreement applicable to the item or service, but a specified State law is in effect and applicable to this plan, KPIC, Out-of-Network Providers and the item and service, the amount for the item or service determined in accordance with such specified State law.
- 3. If there is no such All-Payer Model Agreement or specified State law applicable to this plan, KPIC, the Out-of-Network Provider and the item or service, the initial payment made by us or the amount subsequently agreed upon by KPIC and the Out-Of-Network Provider.
- 4. If none of the three payment methodologies described in (1)-(3) above apply, an amount determined by a certified independent dispute resolution (IDR) entity pursuant to the federal IDR.

Out-of-Pocket means the Cost-Share incurred by a Covered Person.

**Out-of-Pocket Maximum** means the maximum amount of Cost Share a Covered Person will be responsible for in an Accumulation Period.

**Percentage Payable** means that percentage of Covered Charges payable by KPIC. This is a fixed percentage that, when added to the Coinsurance percentage shown in your Schedule of Coverage (SOC), totals 100%. To illustrate, If the Coinsurance amount shown in your SOC is 10%, the Percentage Payable that KPIC pays is 90%. Likewise, a Coinsurance of 20%, 30% or 40% would have a Percentage Payable of 80%, 70% or 60% respectively. The Percentage Payable is applied against the Maximum Allowable Charge for Covered Services to calculate the benefit payable under the Group Policy.

**Permanente Medical Group** means The Southeast Permanente Medical Group and other PMG groups as reflected in the provider directory.

**Physician** means a health practitioner who is duly licensed in the state in which the treatment is rendered. He or she must be practicing within the scope of that license. The term does not include a practitioner who is defined elsewhere in this **GENERAL DEFINITION** section.

Plan/This Plan means the part of the Group Policy the provides ber list for health care expenses. If "Plan" has a different meaning for another section of this particular, the term will be defined within that section and that meaning will superso be this perinition only for that section.

Placement for Adoption means circumstances index which a person assumes or retains a legal obligation to partially or totally support a child in a ticipation of the child's adoption. A placement terminates at the time such legal obligation in a ticipation of the child's adoption.

Policy Year means a period of time 1) begin ring with the Group Policy's Effective Date of any year; and 2) terminating, unless other vise and continuously the Group Policy, on the same date shown on the Schedule of Coverage. If the Group Policy's Effective Date is February 29, such date will be considered to be February 23 in an year having no such date.

**Policyholder** means the ploye s) or other entity named in the Group Policy as the Policyholder, who conforms to the administrative and other provisions established under the Group Policy.

**Precertification/Precertified** means the required assessment of the necessity, efficiency and/or appropriateness of specified health care services or treatment made by the Medical Review Program.

**Preferred Provider Organization (PPO)**— means an organization that contracts with medical providers, such as hospitals and doctors, to create a network of in-network providers. You pay less if you use providers that belong to the plan's network. You can use doctors, hospitals, and providers outside of the network for an additional cost.

**Preventive Care** means measures taken to prevent a disease rather than curing it or treating its symptoms. Preventive care:

- 1. Protects against disease such as in the use of immunizations,
- 2. Promotes health, such as counseling on tobacco use; and

3. Detects disease in its earliest stages before noticeable symptoms develop such as screening for breast cancer.

Unless otherwise specified, the requirement that Medically Necessary Covered Services be incurred as a result of Injury or Sickness will not apply to Preventive Care.

**Primary Care Physician/Provider** means a Physician or provider specializing in internal medicine, family practice, obstetrics/gynecology, or pediatrics.

**Prosthetic Devices (External) and Orthotics** means devices that are rigid or semi-rigid external devices which are:

- 1. Required to support or correct a defective form or function of an inoperative or malfunctioning body part; or
- 2. To restrict motion in a diseased or injured part of the body; or
- 3. Required to replace all or any part of a body organ or extremity; or
- 4. Therapeutic footwear for severe diabetic foot disease in accord 7 th Medicare guidelines.

  Orthotics do not include casts.

Examples of external prosthetics include artificial limbs, pare 'a' and en' ral nutrition, urinary collection and retention systems, colostomy bags and other item and supplies directly related to ostomy care and eyeware after cataract surgery or eyeware a correct aphakia. Supplies necessary for the effective use of prosthetic device are a colonial level prosthetics.

Prosthetic Devices (Internally Implanted) means a prost etic device is a device that replaces all or part of a body organ or that replaces all or part of a body organ. We cover interactly in planted prosthetic devices that replace the function of all or part of an internal body organ, policy in planted breast prostheses following a covered mastectomy. The vices roust approved for coverage under Medicare and for general use by the Food and Drug Administration (FDA). Examples of internally implanted prosthetics include pacemakers surgical implanted artificial hips and knees, bone anchored hearing aids, internally implanted include and intraocular lenses.

Qualifying Payment Arround mean the amount calculated using the methodology described in in applicable federal egulation for the same or similar item or service provided by a facility or provider of the same of aniar facility type or in the same or similar specialty, as applicable, in the geographic region in which the item or service is furnished with respect to the same insurance market.

#### **Recognized Amount means:**

1.In a State that has an All-Payer Model Agreement under section 1115A of the Social Security Act that applies to the plan, KPIC, Out-of-Network Provider, and the item or service, the amount for the item or service in accordance with the All-Payer Model Agreement.

- 2. If there is no such All-Payer Model Agreement applicable to the item or service, then, in a State which has in effect a specified State law that applies to the plan, KPIC, Out-of-Network Provider and the item or service, the amount for the item or service is determined in accordance with such specified State law.
- 3. If neither an All-Payer Model Agreement or a specified State law applies to the item or service, then the lesser of: the amount billed by the Out-of-Network Provider or the Qualifying Payment Amount.

**Reconstructive Surgery** means a surgery performed to significantly improve a physical function; or to correct significant disfigurement resulting from an Injury or covered surgery, such as a covered mastectomy.

**Registered Nurse (RN)** means a duly licensed nurse acting within the scope of his or her license at the time the treatment or service is performed in the state in which services are provided.

**Rehabilitative Services** means services provided to restore previously existing physical function when a physician determines that therapy will result in a practical improvement in the level of functioning within a reasonable period of time.

**Residential Treatment** means Medically Necessary services provided in a licensed residential treatment facility that provides 24-hour individualized chemical dependency or mental health treatment. Services must be above the level of custodial care and include:

- 1) room and board;
- 2) individual and group chemical dependency and counseling;
- 3) individual and group mental health therapy and counseling
- 4) physician services;
- 5) medication monitoring;
- 6) social services; and
- 7) drugs prescribed by a physician and administer. 'during conmement in the residential facility.

**Room and Board** means all charges commonly n. de by Hospital or other inpatient medical facility on its own behalf for room and meals essent to to a registered bed patients.

Routine Patient Care Costs means the costs a so atea with the provision of health care services, including drugs, items, devices, and with a wild otherwise be covered under the plan or contract if those drugs, items, devices, and wices were not provided in connection with an approved clinical trial program, wilding to following:

- 1. Health care services typically prov. A absent a clinical trial.
- 2. Health care services required of the provision of the investigational drug, item, device, or service.
- 3. Health care services require for the clinically appropriate monitoring of the investigational item or service.
- 4. Health care services provide , for the prevention of complications arising from the provision of the investigational drug ...m, device, or service.
- 5. Health care services needed for the reasonable and necessary care arising from the provision of the investigational drug, item, device, or service, including the diagnosis or treatment of the complications.

Routine Patient Care Costs do not include the costs associated with the provision of any of the following:

- 1. Drugs or devices that have not been approved by the federal Food and Drug Administration and that are associated with the clinical trial.
- 2. Services other than health care services, such as travel, housing, companion expenses, and other non-clinical expenses, that a Covered Person may require as a result of the treatment being provided for purposes of the clinical trial.
- 3. Any item or service that is provided solely to satisfy data collection and analysis needs and that is not used in the direct clinical management of the patient.
- 4. Health care services which, except for the fact that they are not being provided in a clinical trial, are otherwise specifically excluded from coverage under the Group Policy.

5. Health care services customarily provided by the research sponsors free of charge for any enrollee in the trial.

Service Area means the following counties Barrow, Bartow, Butts, Carroll, Cherokee, Clayton, Cobb, Coweta, Dawson, DeKalb, Douglas, Fayette, Forsyth, Fulton, Gwinnett, Hall, Haralson, Heard, Henry, Lamar, Meriwether, Newton, Paulding, Pickens, Pike, Rockdale, Spalding, Walton, Clarke, Madison, Oconee, and Oglethorpe. Chattahoochee, Harris, Marion and Muscogee. Bibb, Bleckley, Crawford, Houston, Jones, Laurens, Monroe, Peach, Pulaski, Twiggs, Bryan, Bulloch, Chatham, Effingham, Evans, and Liberty.

**Sickness** means illness or a disease of a Covered Person. Sickness will include congenital defects or birth abnormalities and pregnancy.

**Skilled Nursing Services** means skilled inpatient services that are: 1) ordered by a Physician; 2) customarily provided by Skilled Nursing Facilities; and 3) above the level of custodial or intermediate care.

**Skilled Nursing Facility** means an institution (or a distinct part an induttion) which: 1) provides 24-hour-a-day licensed nursing care; 2) has in effect a transfer greement with one or more Hospitals; 3) is primarily engaged in providing skilled nursing care as part, an ongoing therapeutic regimen; and 4) is licensed under applicable state law, if paulied.

**Specialty Care Physician** means a Physician in a loard ertit. I pecialty, other than those listed under the definition of Primary Care Physician.

**Specialty Care Visits** means consultations an a conceptions with Physicians other than Primary Care Physicians in departments other that not listed under the definition of Primary Care Physicians.

**Specialty Drugs** means prescribe imedications including self-injectable drugs as listed in Our Drug Preferred List. The level of coverage of imedicaty Drugs is set forth in Your Schedule of Coverage.

**Stabilize** means to project the nodical treatment of the Emergency Medical Condition that is necessary to assure, within an ole medical probability, that no material deterioration of the condition is likely to record uring the transfer of the person from the facility. With respect to a pregnant woman voo is having contractions, when there is inadequate time to safely transfer her to another hospital before delivery (or the transfer may pose a threat to the health or safety of the woman or unborn child), "Stabilize" means to deliver (including the placenta).

**Telehealth** means the use of information and communications technologies, including, but not limited to, telephones, remote patient monitoring devices or other electronic means which support clinical health care, provider consultation, patient and professional health related education, public health, and health administration.

Telemedicine means a form of telehealth which is the delivery of clinical health care services by means of real time two-way audio, visual, or other telecommunications or electronic communications, including the application of secure video conferencing or store and forward transfer technology to provide or support health care delivery, which facilitate the assessment, diagnosis, consultation, treatment, education, care management, and self-management of a patient's health care by a health care provider practicing within his or her scope of practice as would be practiced in-person with a patient, as prescribed by applicable federal and state laws, rules, and regulations, and legally allowed to practice in this state, while such patient is at an

# **GENERAL DEFINITIONS**

originating site and the health care provider is at a distant site. Audio-only telephone only is covered when:

- no other means of real-time two-way audio, visual, or other telecommunications or electronic communications are available to the member due to lack of availability; or
- ii. when provided for mental or behavioral health services.

**Total Disability** means: a) inability of the Insured Employee, due solely to Sickness or Injury, to perform with reasonable continuity the substantial and material duties of regular and customary work; and b) an Insured Dependent's complete inability, due solely to Sickness or Injury, to engage in the normal activities of a person of the same sex and age. The Covered Person must not, in fact, be working for pay or profit.

**Urgent Care** means non-life threatening medical and health services for the treatment of a covered Sickness or Injury. Urgent Care services may be covered under the Group Policy the same as a Sickness or an Injury.

Urgent Care Facility means a legally operated facility distinct from a hopital emergency room, an office or clinic legally operated to provide health care services to a chose and treat illness or injury for unscheduled ambulatory patients seeking immediate medical at antion.

You/Your refers to the Insured Employee who is enrolled for benefit under the Group Policy.

# **Eligibility for Insurance**

You must be an Eligible Employee and live or work within the Service Area on the first day of enrollment or Dependent of an Eligible Employee to become insured under the Group Policy.

# Full-Time (Permanent Employee)

The terms "full-time," "working full-time," "work on a full-time basis," and all other references to full-time work mean that the Insured Employee is actively engaged in the business of the Policyholder for at least the minimum number of hours per week specified in the employer Application, subject to the state and federal requirements.

### **Contributions**

You must pay part of the cost of the insurance, unless the Policyholder's Application for coverage specifies that the Policyholder will pay the full cost of the Covered 'erson's' coverage. In no event will the Policyholder contribute less than one-half of the cost of t'emp' yee's insurance.

### **Eligibility Date**

Your Eligibility Date is the effective date of the Group Policy in licates that the eligibility waiting period does not apply to those employees who are employeed in the Policy nonlider on the effective date of the Group Policy. Otherwise, Your Eligibility vate is the date agreed upon by KPIC and the Policyholder.

Any delay in an Eligible Employee's effective 'at will of the due to a health status-related factor, as defined under the Health Insura Porta ility and Accountability Act of 1996, or as later amended.

#### **Enrollment Rules**

For an Eligible Employee to become Covered Person, the Eligible Employee must:

- 1. Complete a KPIC or KPIC-2" TOVE | enrollment form;
- 2. Provide any information need of to determine the Eligible Employee's eligibility, if requested by Us;
- 3. Agree to pay any portion of the required premium, if applicable, and
- 4. Must live or work within the Service Area.

## **Effective Date of Your Insurance**

Your effective date of insurance is determined by the time period in which You complete Your enrollment as described below:

- 1. **Initial Enrollment**: Initial enrollment is effective following completion of any waiting period, not to exceed ninety (90) days, if required by the Policyholder. In the absence of a waiting period, the enrollment becomes effective according to the eligibility rules established by the Policyholder. Your Group will inform You of the effective date of coverage for You and Your eligible Dependents.
- 2. **Late Enrollment**: If You enroll for coverage more than thirty-one (31) days after Your initial eligibility date, You will be considered a Late Enrollee. Late Enrollees are eligible for enrollment only during the Annual Open Enrollment period set by the Policyholder. If You enroll during this period, Your effective date is the date agreed upon between the Policyholder and KPIC.

Late Enrollee means an Eligible Employee or Dependent who enrolls under the Group Policy after the initial enrollment period during which the Eligible Employee or Dependent was eligible for coverage but declined to enroll. However, an Eligible Employee or Dependent will not be considered a Late Enrollee if:

- a) The Eligible Employee or Dependent qualifies under the Special Enrollment Rules as described in the **ELIGIBILITY**, **EFFECTIVE DATE**, **AND TERMINATION DATE** section;
- b) The Eligible Employee or Dependent applies during the Annual Open Enrollment Period;
- 3. Annual Open Enrollment Period. Annual Open Enrollment refers to a standardized annual period of time, of no less than 30 days prior to the completion of the employer's plan year for Eligible Employees and Dependents to enroll. Annual Open Enrollment occurs only once every year. The Policyholder will notify You when the Annual Open Enrollment is available in advance of such period. Your Group will let You know when the Annual Open Enrollment period begins and ends and the effective date. Enrollment rules vary from group to group. During the Annual Open Enrollment period, Eligible Employees and Dependents can apply for or change coverage by submitting an enrollment application to your Group during the Annual Open Enrollment period. If You enroll during the Annual Oper Enrollment Period, Your effective date is the date agreed upon between the Policyholder and YPIC
- 4. Special Enrollment. You may apply for enrollment as a Subsc. be and existing Subscriber may apply to enroll eligible Dependents, prior to the Annual Open Enrollment if You/and or Your Dependent have experienced any of the stall ing enables set forth in the Special Enrollment below as described in the ELIC BILIT EFF. TOVE DATE, AND TERMINATION DATE section.

Eligibility of an Eligible Employee's Dependen (Lineau heck with Your employer if Dependent coverage is available under Your plan)

For an eligible Dependent to become a 'ava' ad erson, You must:

- 1) Complete a KPIC or KPIC-approved en Ilme. form:
- 2) Provide any information necessary determine Your Dependent's eligibility, if requested by Us; and
- 3) Agree to pay any portion of the equired premium, if applicable.

#### Age Limits for Dependent Contains

The age limit for Dependent children is under 26 years, If Your employer elected to make coverage available under Your Pland and this age limit for Dependent children who are full-time students, then a Dependent child beyond this age limit who is a full-time student may be covered. The Dependent child must be of an age within the Student Age Limit as shown in Your Schedule of Coverage.

**Full-Time Student** means a Dependent child who attends an accredited high school, college, university, technical school, trade school, or vocation school on a full-time basis for five calendar months or more during the Accumulation Period or was prevented from being so enrolled due to a Sickness or Injury. Proof of status as a **"Full-Time Student"** must be furnished to KPIC at time of enrollment or within 31 days after attaining such status and subsequently as may be required by KPIC. Proof of Sickness or Injury that prevented the student from being enrolled, as certified by the attending Physician, must be given to KPIC.

### **Exceptions**

The age limits for Dependent Children shown above do not apply to a Dependent child who is and continues to be both: 1) incapable of self-sustaining employment due to a physical disability or

developmental disability that occurred prior to the age limit and 2) chiefly dependent on You for support and maintenance. Such child will continue to qualify as a Dependent until the earlier of the following dates: a) the date the child recovers from the physical disability or developmental disability; or b) the date the child no longer chiefly depends on You for support and maintenance.

Proof of such incapacity and dependency must be furnished to KPIC within thirty-one (31) days of the child's attainment of the limiting age and subsequently as may be required by KPIC, but not more frequently than annually after the two-year period immediately following the child's attainment of the limiting age.

# **Eligibility Date**

A Dependent's eligibility date is the later of: (a) Your eligibility date; or (b) the date the person qualifies as Your Dependent. A child named in an Order qualifies as Your Dependent on the date specified in the Order. An adopted child qualifies as Your Dependent on the earlier of, the date of adoption, or the date of Placement for Adoption. A foster child qualifies as Your Dependent on the date of placement in foster care.

## **Effective Date of Dependent Coverage**

A Dependent's effective date of insurance is the date determined from the Enrollment Rules that follow.

#### **IMPORTANT:**

KPIC will not deny enrollment of a child under it is he with insurance coverage of a child's parent because:

- 1. The child was born out of wedlock;
- 2. The child is not claimed as a Depent on he prent's federal income tax return; or
- 3. The child does not reside with the parent in an applicable Service Area.

Likewise, availability of Medicaic co. Tage w 'not be considered in the determination of eligibility for coverage.

#### **Enrollment Rules**

- 1. **Initial Enrollment**. You enrol a Dependent within the 31-day period that follows his eligibility date, his effective date is the later of: (a) Your effective date of insurance; or (b) the first day of the calendar month coincing with or next following the Dependent's eligibility date.
- 2. Late Enrollment: If You enroll a Dependent for coverage more than thirty-one (31) days after the Dependent's initial eligibility date, the Dependent will be considered a Late Enrollee. Late Enrollees are eligible for enrollment only during the Annual Open Enrollment Period set by the Policyholder. If You enroll a Dependent during this period, his effective date is the date agreed upon between the Policyholder and KPIC.
- 3. **Annual Open Enrollment**. If You enroll a Dependent during the Open Enrollment Period, the Dependent's effective date is the date agreed upon by KPIC and the Policyholder.
- 4. **Special Enrollment**. If You enroll a Dependent during this period, his or her effective date is the date agreed upon between the Policyholder and KPIC.

#### **Special Enrollment**

An Eligible Employee or Dependent is not considered a Late Enrollee when one of the following qualifying events applies:

- (1) The person meets the following requirements:
  - (a) At the time of initial enrollment, the person was covered under another employer's medical plan and certified, at the time of initial enrollment, that coverage under the other employer medical plan was the reason for declining coverage; and
  - (b) The person has lost or will lose coverage under the other employer plan because of:
    - i) termination or change in status of employment of the Eligible Employee or of the person through whom the individual was covered as a Dependent; or;
    - ii) termination of the other employer's medical plan; or
    - iii) cessation of an employer's contributions toward an employee's or Dependents' medical coverage; or
    - iv) a reduction in the number of hours of the Eligible Employee's employment or through whom the individual was covered as a Dependent; or
    - v) You are a Dependent of someone who becomes entitled to Medicare (Title XVII of the Federal "Social Security Act"), as amended; or.
    - vi) death of the Eligible Employee or person through whor the individual was covered as a Dependent; or
    - vii) legal separation or divorce.
- (2) If You gain or become a Dependent as a result of marriage birth adoption or Placement for Adoption, or Placement in Foster Care You may be able to most yourself and Your new Dependents, provided that You request enrollment within 30 days after the marriage, birth, adoption, Placement for Adoption or Placement in Firster Circle.
- (3) The Eligible Employee or Dependent is employed by an imployer who offers multiple health benefit plans and the individual elects coverage under a different plan during an Annual Open Enrollment Period.
- (4) A court has ordered that coverage be reclided for a spouse or minor child under a covered employee's health benefit plan and the request for enrollment is made within 30 days after issuance of the court order.
- (5) No written statement can be provided put ing that prior to declining the medical coverage, the Eligible Employee vac provided with, and signed acknowledgment of, written notice specifying that failure to electorage during the 30-day period following the person's eligibility date could result rune person being subject to Late Enrollment rules.
- (6) The person me is the critered described in paragraph "1" of this provision and was under a COBRA continuation is is and the coverage under that provision has been exhausted.
- (7) The Exchange determined that one of the following occurred because of misconduct on the part of a non-Exchange intity that provided enrollment assistance or conducted enrollment activities:
  - A qualified individual was not enrolled in a qualified health plan.
  - A qualified individual was not enrolled in the qualified health plan that the individual selected.
  - A qualified individual is eligible for, but is not receiving, advance payments of the premium tax credit or cost sharing reductions.
- (8) The Eligible Employee's or Dependent's coverage under Medicaid, Medicare, CHAMPUS, Indian Health Service or a publicly-sponsored or subsidized health plan, has been involuntarily terminated within 63 days of applying for coverage under the Group Policy.
- (9) If You waive medical coverage under the Plan for Yourself and/or Your Dependents because You are enrolled in Medicaid or Your state's Children's Health Insurance Program (CHIP formerly known as SCHIP), You will be permitted to enroll in the Plan when:
  - b. You or Your Dependent's Medicaid or CHIP coverage is terminated as a result of loss of eligibility, provided You request enrollment within 60 days of the loss of coverage.

c. You or Your Dependent becomes eligible for a premium assistance subsidy under Medicaid or CHIP, provided You request enrollment within 60 days from the time eligibility is determined.

### **Special Enrollment Rules**

## I. Court or Administrative Ordered Coverage for a Dependent Child

If a Covered Person is required by an Order to provide health coverage for an eligible child and the Covered Person is eligible for coverage under the Group Policy, the Covered Person may enroll the eligible child under the Group Policy by sending KPIC a written application, a copy of the Order, and any additional amounts due as a result of the change in coverage.

If the Covered Person fails to apply for coverage for the Dependent child pursuant to the Order, the custodial parent, the state medical assistance agency, or the state child support enforcement agency or a delegate child support enforcement unit may submit the application for insurance for the eligible child.

The coverage for any child enrolled under this provision will connue r , resuant to the terms of this plan unless KPIC is provided written evidence that:

- 1. The Order is no longer in effect;
- 2. The child is or will be enrolled in comparable healt, coverage the ugh another insurer which will take effect on or before the requested termination date of the child's coverage under the Policy;
- 3. The employee is no longer an Insured Employee up ler the laroup Policy;
- 4. All family coverage is eliminated for member of the employer group; or
- 5. Non-payment of premium.

### **II.** Future Dependents

If You have Dependent coverage and the two the beno extra cost for adding a Dependent to Your coverage, the effective date consurance for a Dependent will be the date You acquire the Dependent. You must notify kold in You have a new Dependent within 31 days so that the Dependent can be added to Your two age. This will also help avoid delays on any claim You might file on behalf of the Dependent.

If the cost of Your Dependent coverage would increase when You add a Dependent, You must enroll the Dependent for insurance and agree to pay any additional cost in accordance with the Enrollment Rules. The effective date consurance for that Dependent will be the date determined from the Enrollment Rules. The Dependent must be enrolled within 31 days of their eligibility date or they will be considered a Late Enrollee.

#### III. Newborns

A newborn Dependent child is insured from birth. If the cost of Your Dependent coverage would increase because of the addition of a newborn Dependent, You must enroll the newborn Dependent for insurance and agree to pay the additional cost within 31 days of that Dependent's birth in order for insurance to extend beyond the 31-day period. If coverage terminates at the expiration of the 31-day period, the child will be considered a Late Enrollee and You must wait until the next Open Enrollment Period to enroll the child for coverage.

If the cost of Your coverage would not increase as a result of the child being enrolled under the coverage, You should still notify Us, in writing, of the child's birth within 31 days. This will allow Us to add the child to Our records and help avoid delays on any claim You might file on behalf the child.

# IV. Adopted Children

An adopted child is insured from the earlier of the date of adoption or the date of Placement for Adoption. If the cost of Your Dependent coverage would increase because of the addition of an adopted child, You must enroll the adopted child for insurance and agree to pay the additional cost within 31 days of his eligibility date in order for insurance to extend beyond the 31-day period. If coverage terminates at the expiration of the 31-day period, the child will be considered a Late Enrollee and You must wait until the next Open Enrollment Period to enroll the child for coverage.

If the cost of Your coverage would not increase as a result of the child being enrolled under the coverage, You should still notify Us, in writing, of the child's adoption or placement within 31 days of the event. This will allow Us to add the child to Our records and help avoid delays on any claim You might file on behalf the child.

#### V. Late Enrollees

An Eligible Employee or Dependent is not considered a Late Enrollee when one of the qualifying events set forth in the **Special Enrollment** applies.

If You declined enrollment for yourself or Your Dependents (incl. ing Y ur spouse) because of other health insurance coverage, You may, in the future be able to entiry yourself or Your Dependents under the Group Policy, provided that You request enrollment within 10 days after Your other coverage ends. In addition, if You have a new Dependent is a result of planning, birth, adoption or Placement for Adoption, You may be able to enroll the large and Your Dependents, provided that You request enrollment within 30 days after the mailing, birth, adoption, or Placement for Adoption.

# Termination of an Insured Employee's Insura.

Your insurance will automatically term rate on he rlier of:

- 1. The latter of, the date of Your vir. on notice of voluntarily terminating Your or Your Dependent's coverage under the Groop Poilty to Your employer, or the date KPIC receives the termination notice from Your apployer.
- 2. The date You cease to be covered by "PIC;
- 3. The date the Group Dicy is ininated;
- 4. The date You, c Your representative, commits an act of fraud or makes an intentional misrepresentatic of make ialiact;
- 5. The end of the grace period fter the employer fails to pay any required premium to KPIC when due or KPIC does not you we the premium payment in a timely fashion; or
- 6. The last day of the month You cease to qualify as an Eligible Employee.

In no event will Your insurance continue beyond the earlier of the date Your employer is no longer a Policyholder and the date the Group Policy terminates.

#### **Termination of Insured Dependent's Coverage**

An Insured Dependent's coverage will end on the earlier of:

- 1. The date You cease to be covered by KPIC;
- 2. The last day of the calendar month in which the person ceases to qualify as a Dependent;
- 3. The date You, or Your representative, commits an act of fraud or makes an intentional misrepresentation of a material fact;
- 4. The date Your insurance ends, unless continuation of coverage is available to the Dependent under the provisions of the Group Policy;
- 5. The end of the grace period after the employer fails to pay any required premium to KPIC when due or KPIC does not receive the premium payment in a timely fashion;

- 6. The date the Group Policy is terminated;
- 7. The date the Dependent, or the Dependent's representative, commits an act of fraud or makes an intentional misrepresentation of a material fact.

## Continuation of Coverage during Layoff or Leave of Absence

If Your full-time work ends because of a disability, an approved leave of absence or layoff, You may be eligible to continue insurance for Yourself and Your Dependents up to a maximum of three (3) months if full-time work ends because of disability or two (2) months if work ends because of layoff or leave of absence other than family care leave of absence. These provisions apply as long as You continue to meet Your Groups written eligibility requirements and This Plan has not terminated. You may be required to pay the full cost of the continued insurance during any such leave.

See Your employer for details regarding the continuation of coverage available to You and Your Dependents under both state and federal laws.

# **Rescission for Fraud or Intentional Misrepresentation**

Subject to any applicable state or federal law, if KPIC makes a de rmir ution that You performed an act, practice or omission that constitutes fraud or made an intention misrer resentation of material fact under the terms of the Group Policy, KPIC may rescind Your coverage under the Group Policy by giving You no less than 31 days advance written notice. The rescission will be effective, on:

- 1. The effective date of Your coverage, if we reliad upon such a surmation to provide coverage; or
- 2. The date the act of fraud or intentional misrep sen' tion of a material fact occurred, if the fraud or intentional misrepresentation of a material fact vas committed after the Effective Date of Your coverage.

If Your or Your dependent's policy is 'es inde' or cancelled, You have the right to appeal the rescission or cancellation. Please refer to the collims and Appeals process and the INDEPENDENT EXTERNAL REVIEW PROCESS section for Your right an Independent Medical Review.

### **ACCESS TO CARE**

### Benefit Levels for In-Network Providers or Out-of-Network Providers

Your coverage provided under the Group Policy includes coverage for Covered Services received from In-Network Providers, consisting of Kaiser Permanente Providers and Network Providers, as well as Out-of-Network Providers.

### **In-Network Providers**

In-Network Providers include Kaiser Permanente Providers and Network Providers as defined in the **GENERAL DEFINITIONS** section.

### Kaiser Permanente Providers:

- Your out-of-pocket expenses for certain services received from Kaiser Permanente Providers may be lower than similar services provided by Network Providers. See the Schedule of Coverage for more information.
- Kaiser Permanente Providers will obtain any necessary Presentification on your behalf.
- Kaiser Permanente Providers will submit claim forms or your hehalf.

#### Network Providers inside KP States:

For purposes of this Access to Care section KP States means: Georgia, California, Colorado, Hawaii, Maryland, Oregon, Virginia, Washington and the District of Columbia.

- Your out-of-pocket expenses for certain arvices received from Network Providers may be lower than similar services provide by Octof-Network Providers.
- You are responsible for assuring a uran twork Provider has obtained necessary Precertification.
- Network Providers will submit that forms on your behalf.

#### Services outside KP States by a North Provider

When You receive services outsic XP States Your Network Providers consists of the Cigna PPO Network and other connected providers. A current listing of Network Providers outside KP states is available by calling the Circuit of Service number listed on Your ID card or You may also visit <a href="https://www.kp.org/dualchoice-georgia">www.kp.org/dualchoice-georgia</a>

For services provided by a Network Provider the following apply:

- Your out-of-pocket expenses for certain services received from Network Providers may be lower than similar services provided by Out-of-Network Providers.
- Network providers will obtain any necessary Precertification on Your behalf.
- Network Providers will submit claim forms on your behalf.

If Your claim is denied, the Adverse Benefit Determination notice will tell You why We denied Your claim and will include information regarding the mandatory internal appeal process and Your appeal rights, including external review, that may be available to You.

For benefits to be payable at the In-Network Provider level, a Covered Person must receive care from an In-Network Provider. To verify the current participation status of a provider, please call the toll-free number for Customer Service at 1-855-364-3185 A current listing of KPIC's In-Network Providers is available by calling the Customer Service number listed on Your ID card or You may also visit <a href="https://www.kp.org/dualchoice-georgia">www.kp.org/dualchoice-georgia</a>.

# ACCESS TO CARE

### **Out-of-Network Providers**

If a Covered Person receives care from an Out-of-Network Provider as defined in the **GENERAL DEFINITIONS** section, benefits under the Group Policy are payable at the Out-of-Network Provider level.

- Your out-of-pocket expenses for services received from Out-of-Network Providers may be higher for similar services provided by In-Network Providers.
- You are responsible for assuring Your Out-of-Network Provider has obtained necessary Precertification.
- You may be required to pay the full amount for the care You receive and submit a claim form for reimbursement.
- You are also responsible for paying amounts that are greater than the Maximum Allowable Charge, except when specified in the No Surprise Billing Protections provision.

KPIC is not responsible for Your decision to receive treatment, services or supplies from In-Network or Out-of-Network Providers. Additionally, KPIC is neither responsible for the qualifications of providers nor the treatments, services or supplies under this overare. You are responsible for assuring Your Network Provider and Out-of-Network Provider has obtained necessary Precertification.

Please see the **PRECERTIFICATION** section for a detailed divussion of the Precertification process.

### **No Surprise Billing Protections**

The following services are subject to protection, undo state and or federal no surprise billing laws.

- 1. Out-of-Network Emergency School,
- 2. Covered Services Provided by an Out for etwork Provider at an In-Network Facility
- 3. Out-of-Network Air Amb lance Ser ices

Notwithstanding any provisions of this Certainicate of Insurance to the contrary, when you receive the services listed in iter to also also approprietely you are protected from balancing billing, sometimes called surprise billing. Surprise billing or a clance billing means billing by an Out-of-Network Provider for the difference between the KPIC agreed to pay and the full amount billed by the Out-of-Network Provider. You are only responsible for the In-Network Cost Share for these services and the Cost Shares will be treated as Industry Cost Shares for the purpose of accumulation to Your Deductible, if any, and In-Network Out-of-Pocket Maximum.

Out-of-Network Providers rendering the Covered Services listed in the services described above, may not bill or collect more than Your In-Network Cost Share and may not bill You the difference between the Actual Billed Charges and the Maximum Allowable Charge.

An Out- of-Network Provider may balance bill You when the Out-of-Network Provider rendering services in an In-Network facility has satisfied the applicable notice and consent requirements, if permitted to provide notice and obtain consent, including but not limited to providing notice to You of the estimated charges for the items and services, that the provider is an Out-of-Network Provider and has obtained written consent from You to be treated and balanced billed by the Out-of-Network Provider.

The applicable state or federal notice and consent requirements do not apply to Out-of-Network Providers with respect to:

# **ACCESS TO CARE**

- 1. Emergency Services until you are stabilized; and
- 2. The following Covered Services rendered by an Out-Of-Network Provider in an In-Network facility:
  - a. Ancillary Services; and
  - b. Items or services that are Covered Services and are furnished as a result of unforeseen, urgent medical needs that arise at the time an item or service is furnished, regardless of whether the Out-of-Network Provider satisfied the notice and consent criteria.

Such items and services furnished by Out-of-Network Providers will always be subject to the reimbursement described in the Maximum Allowable Charge definition and are prohibited from balance billing You.

In any other circumstance, including and not limited to when You or Your authorized representative give consent, an Out-of-Network Provider may balance bill You.

NOTE: If Your employee benefit plan is covered by Title 1 of the Employee Retirement and Income Security Act of 1974 (ERISA), You may have other appeal rights guaranteed to You under Title 1 of the Employee Retirement Income Security Act of 1974 (ERISA). These rights are explained under the section of this Certificate entitled CLAIMS AND APPEALS PROCEDURES.

# **Precertification through the Medical Review Program**

This section describes:

- 1. The Medical Review Program and Precertification procedures for Medical Benefits other than outpatient prescription drugs;
- 2. How failure to obtain Precertification affects coverage;
- 3. Precertification administrative procedures;
- 4. Which clinical procedures require Precertification; and
- 5. How to appeal an adverse determination by the Medical Review rogram.

See the Outpatient Prescription Drug benefit in the **GENERAL FNF ITS** section for information regarding Precertification for outpatient prescription drugs.

See the Pediatric Dental services in the **GENERAL BEN. ITS** section for information regarding precertification for pediatric dental services.

Precertification must be obtained for all Hospital tays and certain other services and procedures. Request for Precertification must be made by the Covered Person, the Covered Person's attending Physician, or the Covered Person's authorize to present tative prior to the commencement of any service or treatment. If Your services are provide by a Kaiser Permanente Provider, the Kaiser Permanente Provider will arrange to the cessary Precertification on Your behalf. If Precertification is required, it must be obtained avoid a reduction in benefits. It is important to work with your provider to be considered are Precertified when required or you will pay for the cost of the service.

Precertification will not esult in pay nent of benefits that would not otherwise be covered under the Group Policy if You are no long or covered under the plan at the time the services are received, benefits under the plan have been exhausted, or in cases of fraud by You or the provider.

**Medical Review Program** means the organization or program that: (1) evaluates proposed treatments and/or services to determine Medical Necessity; and (2) assures that the care received is appropriate and Medically Necessary to the Covered Person's health care needs; and manages Your plan of care. If the Medical Review Program determines that the care is not Medically Necessary, Precertification will be denied. The Medical Review Program may be contacted twenty-four (24) hours a day, seven (7) days a week at 1-800-221-2412, 711 (TTY) or fax 1-404-364-4743.

The following treatments or services must be Precertified by the Medical Review Program:

- 1. Ambulatory Surgery including but not limited to:
  - a. Blepharoplasty
  - b. Cryosurgery of the prostate
  - c. Oral surgery
  - d. Sclerotherapy
  - e. Septoplasty
  - f. Sinus surgery

- g. Uterine artery embolization
- h. Uvulopalatoplasty
- 2. Applied Behavior Analysis
- 3. Biofeedback
- 4. Clinical trials
- 5. Cognitive Rehabilitation (outpatient and home)
- 6. Dental procedures and dental anesthesia (see Pediatric Dental services in the **GENERAL BENEFITS** section for information regarding precertification for pediatric dental services)
- 7. Durable Medical Equipment
- 8. Endoscopy procedures (includes pill/video method)
- 9. Enteral solutions
- 10. Experimental/investigational procedures and drugs
- 11. Genetic testing
- 12. Habilitative Therapy
- 13. High Tech Radiology Services including but not limited to Magnetic Resonance Imaging (MRI), MRA, CTA, CT Scan, Myelogram, Nuclear Medicine Scales and PET scan
- 14. Home health care and Home Infusion services
- 15. Hospice (home and inpatient)
- 16. Hospitalization for dental procedures
- 17. Hyperbaric Oxygen Treatment
- 18. Implantable devices such as cochlear implants and off ventriculal assist devices.
- 19. Infertility Services
- 20. Injectable Drugs
- 21. Inpatient hospital confinements (including "cute" umissions from the Emergency Room post stabilization);
  - a. Inpatient acute admissions
  - b. Inpatient care at a Compreh ins ie Renabilitation Facility
  - c. Inpatient care at a . . . . Nu sing facility or other licensed medical facility;
  - d. Inpatient mental hear, ser, 3
  - e. Inpatient che inal depe. Yency/substance abuse services
- 22. Intacs lens used for eye isorc.
- 23. Multidisciplinary rehabilita or services or programs
- 24. Non-Emergency annulance services
- 25. Observation stars in a pit.
- 26. Orthotripsy
- 27. Pain Management
- 28. Pediatric Hearing Aigus, and services
- 29. Prosthetics and Orthotics
- 30. Radiation Therapy, including but not limited to SBRT, SRS, SGRT, IMRT, and Proton
- 31. Reconstructive surgery including but not limited to:
  - a. Breast augmentation and reductions
  - b. Craniofacial reconstruction
  - c. Ocular surface reconstruction
  - d. Orthognathic surgery
  - e. Any procedure performed by a plastic surgeon.
- 32. Rehabilitation:
  - a. Physical therapy, (outpatient and home)
  - b. Occupational Therapy, (outpatient and home)
  - c. Speech Therapy (outpatient and home)
  - d. Respiratory Therapy (home)
- 33. Sexual Dysfunction treatment
- 34. Sleep studies, including home sleep studies.

- 35. Spinal surgery
- 36. Stimulator therapy, including but not limited to: bladder disorders, brain disorders, pain management, and stomach disorders
- 37. Transplant Services (pre-transplant, transplant, and post-transplant)
- 38. Wound therapy (outpatient or home)

Note: The above list is subject to change. For the most current information, please call the Medical Review Program at 1-800-221-2412, 711 (TTY), twenty-four (24) hours a day, seven (7) days a week.

**IMPORTANT:** If Precertification is not obtained when required, or the terms of Precertification are not complied with we will deny the claim for payment. If the treatment or service is deemed not to be Medically Necessary before the service is received or upon appeal, the treatment or service will not be covered. Likewise, if a Hospital Confinement or other inpatient care is extended beyond the number of days first Precertified without further Precertification (concurrent review), benefits for the extra days: (1) will similarly be denied; or (2) will not be covered if deemed not to be Medically Necessary.

If this Plan has been designated a Secondary Plan as defined ir. he **CC JRDINATION OF BENEFITS** section, Precertification is not required when Your Primary Plan had add proment on the Covered Services requiring Precertification.

### **Emergency Services**

Precertification is not required for Emergency Serffices however is very important that you, your provider, or someone else acting on your behalf, all use a notify us that you need Post-Stabilization Care. Post-Stabilization Care is Medically Notestable and Services related to your Emergency Medical Condition that you receive after your treating posts of determines that your Emergency Medical Condition is Stabilized. Please call Customer Servers at 1-855-364-3185, 711 (TTY).

**Pregnancy Precertification**: When a Covered person is called to any in the hospital without any Precertification for a minimum of:

- 1. Forty-eight (48) hours for a no no vagmal delivery; and
- 2. Ninety-six (96) hour for a Cesa gan section delivery.

A stay longer than the Live may be allowed provided the attending provider obtains authorization for an extended confinement through KPIC's Medical Review Program. Under no circumstances will KPIC require that a provider reduce the mother's or child's Hospital Confinement below the allowable minimums cited above.

Treatment for Complications of Pregnancy is subject to the same Precertification requirements as any other Sickness.

#### **Precertification Procedures**

The Covered Person or his or her attending Physician must notify the Medical Review Program as follows:

- Planned Hospital Confinement as soon as reasonably possible after the Covered Person learns
  of a Hospital Confinement, but at least three days prior to admission for such Hospital
  Confinement.
- 2. Extension of a Hospital Confinement as soon as reasonably possible prior to extending the number of days of Hospital Confinement beyond the number of days originally Precertified or

within 48 hours following a vaginal delivery or 96 hours following a cesarean section, or as soon as reasonably possible, for Hospital Confinement in connection with childbirth expected to extend beyond the 48 or 96-hour period.

- 3. Other treatments or procedures requiring Precertification As soon as reasonably possible after the Covered Person learns of the need for any other treatment or service requiring Precertification but at least three days prior to performance of any other treatment or service requiring Precertification.
- 4. During the first trimester of pregnancy if the Covered Person intends to have Birth Services covered under this plan.

A Covered Person must provide all necessary information to the Medical Review Program in order for it to make its determination. This means the Covered Person may be required to:

- 1. Obtain a second opinion from a Physician selected from a panel of three or more Physicians designated by the Medical Review Program. If the Covered Person is required to obtain a second medical opinion, it will be provided at no charge to the Covered Person;
- 2. Participate in the Medical Review Program's case management in ospital discharge planning and long-term case management programs; and/or
- 3. Obtain from the attending Physician information required v + e Medical Review Program relating to the Covered Person's medical condition and the required the atment or service.

If the Covered Person or the Covered Person's provider do not provide the necessary information or will not release necessary information, Precertification will be decided.

If Your request for Precertification is denied, altered, you have the right to appeal the denial, alteration or delay. Please refer to the CLAIL S AND APPEALS PROCEDURES section for a detailed discussion of the grievance and appeals, oceand the INDEPENDENT MEDICAL REVIEW section for Your right to an Independe Medical Review.

**NOTE**: Any questions about Your rights L. der EnlSA should be directed to the plan administrator named in Your employer's ERIS \ p. \ document or the nearest area office of the U.S. Department of Labor, Labor-Management Service Au. inistration

### **DEDUCTIBLES AND MAXIMUMS**

#### **Deductible**

For certain benefits, before any benefits will be payable during the Accumulation Period, a Covered Person must first satisfy the Deductible shown in the Schedule of Coverage. The Deductible must be met within each Accumulation Period. Benefits will not be payable for Covered Charges applied to the Deductible. When Covered Charges equal to the Deductible are incurred and submitted to Us, the Deductible will have been met for that Covered Person or Family. All Covered Services are subject to the Plan Deductible unless otherwise specified in the Schedule of Coverage. Covered Charges paid with respect to Emergency Services, Air Ambulance Services provided by an Out-of-Network Provider or Covered Services rendered by an Out-of-Network Provider in an In-Network facility will be counted toward any applicable In-Network Deductible.

## **Self-Only Deductible**

For a self-only enrollment (family of one Covered Person), there only one Deductible known as Self-Only Deductible. When the Covered Person reaches his or how Self-Only Deductible, he or she will begin paying Copayments or Coinsurance.

#### **Individual Deductible**

Unless otherwise indicated in the Schedule of Coverage Classifier and the Policy, the Accumulation Period Individual Deductible as shown in the Schedule of Coverage applies to all Covered Charges incurred by a Covered Person during an Accumulation eriod. The Deductible applies separately to each Covered Person during each Accumulation ariod. When Covered Charges equal to the Deductible are incurred during the Accumulation period and are submitted to Us, the Deductible will have been met for that Covered Person Renefit with not be payable for Covered Charges applied to the Deductible.

Keep Your Receipts. When You a, namout toward Your Deductible, we will give You a receipt. Keep Your receipts. If You have a HS / Lount, You may need to prove to the IRS that distributions from Your HCA were qualified medical expenses. Also, if You have met Your Deductible, and we have not received and processed all of Your claims, You can use Your receipts to prove that You have met your Deductible. You can also obtain a statement of the amounts that have been applied toward Your Deductible from our Customer Service Department.

# Family Deductible Maximum

The Deductible for a family has been satisfied for an Accumulation Period when a total of Covered Charges, shown in the Schedule of Coverage, has been applied toward the covered family members' Individual Deductibles.

If the Family Deductible Maximum as shown in the Schedule of Coverage is satisfied in any one Accumulation Period by covered family members, then the individual Deductible will not be further applied to any other Covered Charges incurred during the remainder of that Accumulation Period.

**NOTE**: The Accumulation Period Deductible does not apply to Preventive Benefits required under the Affordable Care Act (ACA) received at the In-Network Provider tier. Preventive Benefits required under the Affordable Care Act (ACA) that are received at the Out-of-Network Provider tier, however, are subject to the Accumulation Period Deductible.

### Benefit-specific deductible

# DEDUCTIBLES AND MAXIMUMS

Some Covered Services are subject to additional or benefit-specific deductible amounts as shown in the Schedule of Coverage. These additional or separate deductibles do not contribute toward the satisfaction of the Individual Deductible or Family Deductible.

**NOTE**: Please refer to the **SCHEDULE OF COVERAGE** for the actual amount of Your Individual and Family Deductible.

#### **Percentage Payable**

The Percentage Payable is applied to Covered Charges after any applicable Deductible has been met. The Covered Person pays the coinsurance as set forth in the Schedule of Coverage.

#### **Out-of-Pocket Maximums**

Any part of a charge that does not qualify as a Covered Charge will not be applied toward satisfaction of the Out-of-Pocket Maximum. Covered Charges applied to satisfy the Deductible under this Group Policy count toward the satisfaction of the Out-of-Pocket Maximum. All Cost Share incurred by a covered person applies to the Out-of-Pocket Maximum. Charges in excess of the maximum Allowable Charge or Benefit Maximum and additional expenses. Cover a Person must pay because Precertification was not obtained will not be applied toward satisfy the Douctible or the Out-of-Pocket Maximum. Cost Shares paid with respect to Emergency Secret Air Ambulance Service provided by an Out-of-Network Provider or Covered a roices rendered by an Out-of-Network Provider in an In-Network facility will be counted to an applicable In-Network Out-of-Pocket maximum.

# **Self-Only Out-of-Pocket Maximum**

For a self-only enrollment (family of one Cove 3. Pers. 1), there is only one Out-of-Pocket Maximum known as Self-Only Out-of-Pocket Maximum. V. he. the covered Person reaches his or her Self-Only Out-of-Pocket Maximum, he or she not over poys copayments or Coinsurance for those covered services that apply towards the Out-of-Pocket. To imum for the rest of the Accumulation Period.

### Individual Out-of-Pocket Maximum

When the Cost Share incurred to Covered Person enrolled in self-only coverage equals the Individual Out-of-Pocket waximum shown in the Schedule of Coverage during an Accumulation Period, the Covered terson in the Schedule of Coverage during an Accumulation Period, the Covered terson in the Schedule of Coverage during an Accumulation Period.

When the Cost Share incurred by a Covered Person in a family of two or more Covered Persons equals the Individual Out-of-Pocket Maximum shown in the Schedule of Coverage during an Accumulation Period, the Covered Person will not be required to pay any additional Cost Share for Covered Services for the remainder of that Accumulation Period.

#### **Family Out-of-Pocket Maximum**

When the Cost Share incurred by covered family members equals the Out-of-Pocket Maximum shown in the Schedule of Coverage during an Accumulation Period, the covered family members will not be required to pay any additional Cost Share for Covered Services for the remainder of that Accumulation Period.

# Effect of Prior Coverage on Deductible and Out-of-Pocket Maximum Take-over

Any Expenses Incurred by a Covered Person while covered under the Prior Coverage will be credited toward satisfaction of Deductibles and Out-of-Pocket Maximums, as applicable, under the Group Policy if:

### **DEDUCTIBLES AND MAXIMUMS**

- 1. The expenses were incurred during the ninety (90) days before the Effective Date of the Group Policy;
- 2. The expenses were applied toward satisfaction of the Deductibles or Out-of-Pocket Maximum under the Prior Coverage during the ninety (90) days before the Effective Date of the Group Policy; and
- 3. The expenses would be considered Covered Charges under the Group Policy.

As used in this provision, "Prior Coverage" means the Policyholder's group medical plan that the Group Policy replaced. KPIC will insure any eligible person under the Group Policy on its Effective Date, subject to the above provisions, which apply only to Covered Persons who on the day before the Group Policy's Effective Date were covered under the Prior Coverage.

# **Maximum Allowable Charge**

Payments under the Group Policy are based upon the Maximum Allowable Charge for Covered Services. The Maximum Allowable Charge may be less than the amount actually billed by the provider. Covered Persons are responsible for payment of any amounts in excess of the Maximum Allowable Charge for a Covered Service. (Refer to the definition, of Maximum Allowable Charge shown in the General Definitions section of the Certificate).

#### Other Maximums

To the extent allowed by law, certain treatments, services and supplies are subject to internal limits or maximums. These additional items are shown in the checkle of coverage.

This section describes the general benefits and benefit specific exclusions under the Group Policy. General limitations and exclusions are listed in the General Limitations and Exclusions section. Optional benefits are set forth under the sections entitled Optional Benefits, Limitations and Exclusions. Please refer to Your Schedule of Coverage to determine which, if any, optional benefits Your employer elected.

#### **Insuring Clause**

Upon receipt of satisfactory notice of claim and proof of loss, KPIC will pay the Percentage Payable up to the Maximum Allowable Charge (shown in the Schedule of Coverage) for the treatment of a covered Injury or Sickness, provided:

- 1) The expense is incurred while the Covered Person is insured for this benefit;
- 2) The expense is for a Covered Service that is Medically Necessary:
- 3) The expense is for a Covered Service prescribed or ordered by a attending Physician;
- 4) The Covered Person has satisfied any applicable Deductibles copayr ents, Coinsurance or other amounts payable;
- 5) The Covered Person has not exceeded any other Benefit Maxin, um st Jwn in the Schedule of Coverage: and
- 6) The Covered Person has satisfied any Precertification requirements.

Payments under the Group Policy, to the extent owed y law:

- 1) Will be subject to the limitations shown in the shoule of Coverage;
- 2) Will be subject to the General Limitations and Examples;
- 3) May be subject to Precertification; and
- 4) Will not duplicate any other benefinal and on pay he by KPIC.

#### **Covered Services:**

#### **OUTPATIENT SERVICES**

The following services a verec

- 1) Physician services including of the visits, and real time integrated behavioral health consultative services that tree ing provider.
- 2) Telemedicine and Telehealth when used as a mode of delivering otherwise Covered Services via audio, video or data amunications methods.
- 3) Nursing services by an RN or LPN, or LVN, as certified by the attending Physician as Medically Necessary if an RN is not available.
- 4) Services by a Certified Nurse Practitioner; Physician Assistant, Certified Psychiatric-Mental Health Clinical Nurse Specialist; Licensed Midwife; or Certified Nurse-Midwife. This care must be within the individual's area of professional competence.
- 5) Dressings; casts; and splints.
- 6) Radiation treatment limited to:
  - a) radiation therapy when used in lieu of generally accepted surgical procedures or for the treatment of malignancy; or
  - b) the use of isotopes, radium or radon for diagnosis or treatment.
- 7) Chemotherapy that is drugs administered by medical personnel to treat cancer.
- 8) Infusion Therapy that is drugs or fluids administered by medical personnel used to treat infections, diseases and other conditions.
- 9) Respiratory therapy.
- 10) X-ray, other imaging and laboratory tests.

- 11) Maternity Care for services in connection with pregnancy.
- 12) Outpatient surgery in a Free-Standing Surgical Facility, Hospital, or other licensed medical facility.
- 13) Hospital charges for a surgical room on an outpatient basis.
- 14) Pre-admission testing, limited to diagnostic, x-ray, and laboratory exams made during a Hospital outpatient visit. The exams must be made prior to a Hospital Confinement for which a Room and Board charge is made.
- 15) Coverage for management and treatment of diabetes which includes medically necessary equipment, supplies, pharmacologic agents and outpatient self-management training and education related to the care of diabetes, including medical nutrition therapy if prescribed by a health care provider licensed to prescribe such items in accordance with applicable state law. When prescribed, diabetes outpatient self-management and education must be provided by a certified, registered, or licensed health care professional with expertise in the care of diabetes.
- 16) Reimbursement for any covered surgical procedures performed on an outpatient basis when such procedures are performed by a licensed medical practitioner operating with the use of local anesthetic at a licensed outpatient surgical facility affiliated with a licensed hospital; and reimbursement for medical and surgical procedures performe on an outpatient basis in the case of a medical emergency.
- 17) Allergy testing and treatment, services, material and serums.
- 18) Treatment of Orofacial pain, including but not limited to craniom. 'dib liar and temporomandibular joint disorders (TMJ) and myofa. I pain for the rollowing treatments:
  - a. Health history (medical and dental) pertinent own, oms;
  - b. Clinical examinations related to presenting sympoms;
  - c. Muscle injections;
  - d. Temporary orthotics. Charges for pline appliances once every three years with adjustments as necessary. Those ap nonces resigned for orthodontic purposes are not covered, such as bionators, functional regulators, frankel devices, etc.;
  - e. Electromyographic studies of war and reck muscles. This does not include muscle testing or kinesiology;
  - f. Physical medicine and p'\_\_\_iotherap\_\_including: heat treatment; ultrasound; diathermy; high voltage galvanic stimulation; u\_\_\_coute.neous nerve stimulation; vapocoolant sprays;
  - g. Medically necessary surge v in the Temporomandibular Joint.
- 19) Non-surgical treatm int of cran, mandibular and temporomandibular joint disorders.
- 20) Chiropractic services for mean all anipulation of the spine.
- 21) Necessary Services Supples.
- 22) Coverage for a second medical opinion, limited to charges for Physician consultation, and charges for any additionar x-rays, laboratory tests and other diagnostic studies. Benefits will not be payable for x-ray, laboratory tests, or diagnostic studies that are repetitive of those obtained as part of the original medical opinion and/or those for which KPIC paid benefits. For benefits to be payable, the second medical opinion must be rendered by a Physician who agrees not to treat the Covered Person's diagnosed condition. The Physician offering the second medical opinion may not be affiliated with the Physician offering the original medical opinion.
- 23) Second surgical opinion on the need for surgery. It must be given by a state board certified specialist: a) whose specialty is appropriate to the surgical procedure being evaluated; b) who has personally examined the Covered Person; and c) who does not perform the surgery. It must be given no later than 6 months after the initial surgical opinion indicating the need for the same surgery. It must be given in writing. This does not include repetition of any diagnostic test.
- 24) Observation Stays

### **INPATIENT SERVICES**

The following services are covered:

- 1) Room and Board in a Hospital
- 2) Room and Board in a Hospital Intensive Care Unit.
- 3) Necessary Services and Supplies, including medication dispensed while confined in a Hospital
- 4) Dressings; casts; and splints
- 5) Physician services
- 6) Nursing services by an RN or LPN, or LVN, as certified by the attending Physician as Medically Necessary if an RN is not available.
- 7) Services by a Certified Nurse Practitioner; Physician Assistant, Certified Psychiatric-Mental Health Clinical Nurse Specialist; Licensed Midwife; or Certified Nurse-Midwife. This care must be within the individual's area of professional competence
- 8) Anesthesia and its administration when provided by a licensed anesthesiologist or licensed nurse anesthetist.
- 9) Respiratory therapy.
- 10) Blood and blood derivatives, including plasma.
- 11) Diagnostic testing, including laboratory, x-ray and imaging.
- 12) Coverage for a second medical opinion, limited to charges to Physician consultation, and charges for any additional x-rays, laboratory tests and ther diagnostic studies. Benefits will not be payable for x-ray, laboratory tests, or diagnostic tudies that the repetitive of those obtained as part of the original medical opinion and/or those to which the IC paid benefits. For benefits to be payable, the second medical opinion must be renewated by a Physician who agrees not to treat the Covered Person's diagnosed condition. The Physician offering the second medical opinion may not be affiliated with the Physician of the original medical opinion.
- 13) Routine nursery care and Physician charges in a newborn while the mother is confined. The care is covered as part of the new r's a 'mis ion. These charges will be subject to any Deductible, Copayment, and Coinsurance in vn in the Schedule of Coverage.
- 14) Non-medically necessary circumcision, r newborn within 31 days from birth
- 15) Birth Services/Maternity Carc Services in connection with pregnancy including those performed in a Birth Center.

# **NEWBORN BAB AND MOTHER PROTECTION ACT NOTICE**

The Newborn Baby and Mother Protection Act (Code Section 33-24-58.2 of the OCGA) requires that health benefit policies which provide maternity benefits must provide coverage for a minimum of 48 hours of inpatient care following a normal vaginal delivery and a minimum of 96 hours of inpatient care following a cesarean section for a mother and her newborn child. The care must be provided in a licensed health care facility. A decision to shorten the length of stay may be made only by the attending health care provider after conferring with the mother. If the stay is shortened, coverage must be provided for up to two follow-up visits with specified health care providers with the first visit being within 48 hours after discharge. After conferring with the mother, the health care provider must determine whether the initial visit will be conducted at home or at the office and whether a second visit is appropriate. Specified services are required to be provided at such visits.

A stay longer than the above may be allowed provided the attending provider obtains authorization for an extended confinement through KPIC's Medical Review Program. In no case

will KPIC require that a provider reduce the mother's or child's Hospital Confinement below the allowable minimums cited above.

#### **AMBULANCE SERVICES**

- 1) Emergency medical transportation provided through the 911 emergency response system.
- 2) Non-emergency ambulance transportation in connection with care that is Medically Necessary.

#### **Ambulance Exclusions**

Non-emergency medical transportation including, but not limited to, stretcher van, wheelchair vans (ambulettes), taxis, and buses are not covered.

### **AUTISM SPECTRUM DISORDER**

We provide diagnosis and Medically Necessary health care treatment of Autism Spectrum Disorder as determined by a licensed physician or licensed psychologist. We may require that Medically Necessity be demonstrated annually. Services include the following:

- 1. Diagnostic Services including assessments, evaluations or tests.
- 2. Habilitative or Rehabilitative Services, including physical '.erapy' speech therapy, occupational therapy, Applied Behavior Analysis or othe. `rrofr\_sional or counseling services necessary to develop, maintain, and restore the full coning of an individual to the extent possible. These covered Services are also described in the ections regarding "Rehabilitation Services and Habilitation Services
- 3. Counseling Services provided by a licensed , hiat, t, lice sed psychologist, professional counselor or clinical social warker; and
- 4. Therapy Services for the treatment of Aut in State Disorder provided by a licensed or certified speech therapist, speech therapist or marriage and family thera is certified speech therapist, speech-lar age, chologist, occupational therapist, physical

### Autism Spectrum Disorder Exclusions

Any Services described in this Treatme, of A. ism Spectrum Disorder that are not specifically required to be covered by Kais a Tormane te Insurance Company pursuant to an individualized family service plan, an individualized cation plan as required by the federal Individuals with Disabilities Education Actor an in Violdualized service plan are not covered.

# **CLINICAL TRIALS**

We cover Services in connection with a clinical trial if all of the following conditions are met:

- 1) We would have covered the Services if they were not related to a clinical trial such as Routine Patient Care;
- 2) You are eligible to participate in the clinical trial according to the trial protocol with respect to the treatment of cancer or other life-threatening condition (a condition from which the likelihood of death is probable unless the course of the condition is interrupted), as determined by the following:
  - a) A Provider has made this determination; or
  - b) You provide Us with medical and scientific information establishing this determination.
- 3) The clinical trial is a phase I, phase II, phase III, or phase IV clinical trial that is conducted in related to the prevention, detection, or treatment of cancer or other life-threatening condition and it meets one of the following requirements:
  - a) The study or investigation is approved or funded (which may include funding through in-kind contributions) by at least one of the following:
    - The National Institutes of Health. i.
    - ii. The Centers for Disease Control and Prevention.
    - iii. The Agency for Health Care Research and Quality.
    - The Centers for Medicare & Medicaid Services.

- v. A cooperative group or center of any of the above entities or of the Department of Defense or the Department of Veterans Affairs.
- vi. A qualified non-governmental research entity identified in the guidelines issued by the National Institutes of Health for center support grants.
- vii. The Department of Veterans Affairs or the Department of Defense or the Department of Energy, but only if the study or investigation has been reviewed and approved though a system of peer review that the HHS Secretary determines meets all of the following requirements:
  - A. It is comparable to the National Institutes of Health system of peer review of studies and investigations.
  - B. It assures unbiased review of the highest scientific standards by qualified people who have no interest in the outcome of the review.
- b) The study or investigation is conducted under an investigational new drug application reviewed by the Food and Drug Administration.
- c) The study or investigation is a drug trial that is exempt from having an investigational new drug application.

### **Clinical Trial Exclusions**

The following services are not covered:

- 1) The investigational item or service.
- 2) Items and services that are provided solely for data collection and analysis and that are not used in the direct clinical management of the pation.
- 3) Services that are clearly inconsistent with wid y accorded are established standards of care for the patient's diagnosis.

#### **Clinical Trials for Children with Cancer**

Coverage for Routine Patient Care Costs incurred a connection with the provision of goods, services, and benefits to Dependent country and strukent with cancer in connection with approved clinical trial programs for the treatment of chine is 's cancer. Such Dependent children should have been diagnosed with cancer price to their research birthday; are enrolled in an approved clinical trial program for treatment of children cancer; and are not otherwise eligible for benefits, payments, or reimbursements from any other third party payors or other similar sources.

### **DENTAL SERVICES**

The following dental scales are lovered:

- 1) Extraction of impacted wisd in tooth embedded in the bone.
- 2) Accidental Dental Injuries will be limited to services necessary to promptly repair, but not replace, teeth that have been injured as the result of an external force. For benefits to be payable all of the following conditions must be satisfied:
  - a)A licensed provider provides the dental services;
  - b) The injury occurred as the result of an external force that is defined as violent contact with an external object, not force incurred while chewing; and
  - c) The Covered Services must be requested within 60 days of the injury.

Benefits are limited to the most cost-effective procedure available that would produce the most satisfactory result.

- Services will not include Oral prostheses and appliances, including replacement of dentures and implants.
- 3) General anesthesia and associated facility charges for dental procedures rendered in a Hospital or surgery center setting are covered, when the clinical status or underlying medical condition of the Covered Person requires that the dental procedure be performed while the Covered Person is under general anesthesia in a Hospital or surgery center setting. Coverage shall not be provided unless the Covered Person is:

- a) under seven (7) years of age; or
- b) developmentally disabled; or
- one whose health is compromised and for whom general anesthesia is medically necessary;
   or
- d) one who has sustained extensive facial or dental trauma, unless otherwise covered by workers' compensation.

This provision does not apply to treatment rendered for temporomandibular joint (TMJ) disorders nor does it provide coverage for any dental procedure or the professional fees or services of the dentist.

### Pediatric Dental Services (children up to age 19)

Coverage for certain pediatric dental services is limited to only children up to age 19. This means pediatric dental services are provided for Dependent children up to the end of the month he or she turns age 19. The pediatric dental coverage is part of this medical plan. Four categories of benefits are covered for Dependent Children, where the services are provided by a licensed Provider, and when they are necessary and customal, under the Generally Accepted Standards of Dental Practice.

Please see Precertification section in this section for services that or the Precertification.

For questions about this dental coverage, please to Dento's Customer Service at or 1-800-929-2309 or 711 (TTY) (toll free), Monday riday 3 a.m. o p.m.

The following definitions apply to the Pe tric Lattal coverage:

Benefit means those Covered Dental Service's varieties are made available to Covered Persons under the terms of this Group Police and which are listed as part of the Group Policy.

Contracted Fee of the Delta Andrew PPO Pentist means the fee for each Single Procedure that a PPO Provider has contractual viagrant to accept as payment in full for treating a Covered Person.

Contracted Fee of he D ... an all Premier Dentist means the fee for each Single Procedure that a PPO Provider ... contracted to accept as payment in full for treating a Covered Person.

**Covered Dental Services** means those dental services set forth in the Benefits and Limitations section of this Certificate.

**Delta Dental Premier Provider (Premier Provider)** means an In-Network Dentist who contracts with Delta Dental or any other member company of the Delta Dental Plans Association and agrees to:

- accept the Contracted Fee of the Delta Dental Premier Dentist as payment in full for services provided under this dental insurance plan; and
- 2. complies with Delta Dental's administrative guidelines.

**Delta Dental PPO Provider (PPO Provider)** means an In-Network Dentist who contracts with Delta Dental or any other member company of the Delta Dental Plans Association and agrees to:

- 1. accept the Contracted Fee of the Delta Dental PPO Dentist as payment in full for services under this dental insurance plan; and
- 2. complies with Delta Dental's administrative guidelines.

**Dental Provider** means a person licensed to practice dentistry when and where services are performed. A Provider shall also include a dental partnership, dental professional corporation or dental clinic.

In-Network Dental Provider means a licensed Premier Provider or PPO Provider who:

- 1. accepts the Contracted Fee of the Delta Dental Premier Dentist or the Contracted Fee of the Delta Dental PPO Dentist as payment in full for services provided under this dental insurance plan; or
- 2. complies with Delta Dental's administrative guidelines.

# Maximum Allowable Charge means the lesser of:

- 1. For Covered Services from a PPO Provider, a Premier F ovider or an Out-of-Network Dental Provider:
  - a. the Contracted Fee of the Delta Dental PPO Dentist; c
  - b. the Submitted Amount.

### Out-of-Network Dental Provider means a licent ad Privide. vhos

- 1. does not have Filed Fees/Negotiated Fc s on fi s with Lelta Dental; or
- 2. does not accept the Contracted Fee of the Contracted Fee of the Delta Dental PPO Dentist shayn. In full for services provided under this dental insurance plan; or
- 3. does not comply with Delta . . . 'I's a min trative guidelines.

Single Procedure means a destal procedure to which a separate procedure number has been assigned by the American Destal, and in the current version of Common Dental Terminology (CDT).

#### Your Choice of Del ovides:

You may see any Denta...ovider for Your covered treatment, whether the Dental Provider is a PPO Provider, Premier Provider or a Out-of-Network Dental Provider.

Your out-of-pocket expenses for certain pediatric dental services received from PPO Provider may be lower than the services provided by Premier Provider.

A Premier Provider is an In-Network Provider, however, for Covered Services received from a Premier Dentist, the Covered Person will be responsible for the payment of any difference between the Contracted Fee of the Delta Dental PPO Dentist and the Contracted Fee of the Delta Premier Dentist.

Locating an In-Network Dental Provider:

To find a Delta Dental Provider dentist log onto the Delta Dental web page at <a href="https://www.deltadentalins.com">www.deltadentalins.com</a> and use the Dentist Search feature. Search by city, state or zip code to find a listing of participating dentists with Delta Dental or contact the Integrated Voice Response

(IVR): Call 1-800-929-2309 or 711 (TTY) and follow the prompts to receive a listing of dentists in your area by mail or fax.

**IMPORTANT**: If You receive dental services that are <u>not</u> Covered Services under this policy, a In-Network provider may charge You his or her usual rate for those services. Prior to providing a patient with dental services that are not a covered benefit, the dentist should provide to the patient a treatment plan that includes each anticipated service to be provided and the estimated cost of each service. If You would like more information about dental coverage options, You may call Delta Dental's Customer Service at 1-800-929-2309.

# Pre-determination of Your Dental Benefits

After an examination, Your Dental Provider will talk to You about treatment You may need. The cost of treatment is something You may want to consider. If the service is extensive or involves implants, crowns or bridges, We encourage You to ask Your Dental Provider to request a Pre-determination of Benefits.

A Pre-determination of Benefits does not guarantee payment is an estimate of the amount KPIC will pay if You are eligible and meet all the requirement of the Group Policy at the time the treatment You have planned is completed.

In order to receive Pre-determination of Benefits, You. Provider must send a statement of proposed treatment to Our Administrator, Delta Provider and it. Ting the proposed treatment. Delta Dental will send Your Provider a Notice of Presetern nation Benefits which estimates how much of the treatment costs KPIC will pay any how such You will have to pay. After You review the estimate with Your Provider and Your Provider and Your Provider and Your Provider returns the statement to the proposed treatment plan, and your Provider returns the statement to the proposed treatment of Benefits which estimates how much of the treatment with Your Provider and Your Provider and Your Provider returns the statement to the proposed treatment of Benefits which estimates how much of the treatment costs KPIC will pay any how such You will have to pay. After You review the estimate with Your Provider and Your Provider a

Dei. Dei. of California

P. Box 997330

Sa. men.o, CA 95899-7330

Computations are stime only and are based on what would be payable on the date the Notice of Pre-determination of Benefit is issued if the patient is eligible. Payment will depend on the patient's eligibility are the remaining annual benefit maximum when completed services are submitted to APIC or to Delta Dental.

Pre-determination of Benefits help prevent any misunderstanding about Your financial responsibilities.

For questions on Pre-determination reviews, please contact Delta Dental's Customer Service at 1-800-929-2309 or 711 (TTY) (toll free), Monday-Friday, 8 a.m. to 6 p.m.

# Precertification

Precertification in this section means the required assessment of the medical necessity and customary standards of generally accepted dental practice standards by Delta Dental.

Orthodontic services require precertification.

Please contact Delta Dental's Customer Relations at 1-800-929-2309 or 711 (TTY) (toll free), Monday-Friday, 8 a.m. to 6 p.m for regarding Precertification.

# Covered Pediatric Dental Services

You are responsible to pay Deductible or any Coinsurance applicable to this benefit subject to the quantity limits shown in the Schedule of Coverage.

# Diagnostic and Preventive Services

- 1. Diagnostic: procedures to aid the Dental Provider in determining required dental treatment.
- 2. Preventive: cleaning s, including scaling in the presence of generalized moderate or severe gingival inflammation full mouth (periodontal maintenance is considered to be a Basic Benefit for payment purposes), topical application of fluoride solutions, space maintainers.
- 3. Sealants: topically applied acrylic, plastic or composite materials used to seal developmental grooves and pits in permanent molars for the purpose of precenting decay.
- 4. Specialist Consultations: opinion or advice requested by a general dentist.

#### Basic Services

- 1. General Anesthesia or IV Sedation: when adminicared by a Decar Provider for covered Oral Surgery or selected endodontic and periodonts surgical procedures.
- 2. Periodontal Cleanings: periodontal mainter .nce.
- 3. Palliative: emergency treatment to reliev pain.
- 4. Restorative: amalgam and resin-baser con once restorations (fillings) and prefabricated stainless steel restorations for treatment of calcust lesions (visible destruction of hard tooth structure resulting from the process of decay).

# Major Services

- 1. Crowns and Inlays/Onlay the atment of carious lesions (visible decay of the hard tooth structure) when teeth can of the larged with amalgam or resin-based composites.
- 2. Prosthodontics: predure or construction of fixed bridges, partial or complete dentures and the repair of fixed bridges; implant surgical placement and removal; and for implant supported pro 'het' of including implant repair and re-cementation.
- 3. Oral Surgery: extractions and certain other surgical procedures (including pre-and post-operative care).
- 4. Endodontics: treatment of diseases and injuries of the tooth pulp.
- 5. Periodontics: treatment of gums and bones supporting teeth.
- 6. Denture Repairs: repair to partial or complete dentures, including rebase procedures and relining.
- 7. Night Guards/Occlusal Guards: intraoral removable appliances provided for treatment of harmful oral habits.

# Note on additional benefits during pregnancy

When an Covered Person is pregnant, KPIC will pay for additional services to help improve the oral health of the Covered Person during the pregnancy. The additional services each calendar year while the Covered Person is covered under this plan include one (1) additional oral exam and either one (1) additional routine cleaning; one (1) additional periodontal scaling and root planing per quadrant; or one (1) additional periodontal maintenance procedure. Written confirmation of the pregnancy must be provided by the Covered Person or the Covered Person's Provider when the claim is submitted

#### **Orthodontics**

Orthodontic treatment is a benefit of this dental plan only when medically necessary as evidenced by a severe handicapping malocclusion and when a Precertification is obtained. Severe handicapping malocclusion is not a cosmetic condition. Teeth must be severely misaligned causing functional problems that compromise oral and/or general health. Benefits for medically necessary orthodontics will be provided in periodic payments based on continued enrollment.

#### Pediatric Dental Limitations:

- (1) Services that are more expensive than the form of treatment customarily provided under accepted dental practice standards are called "Optional Services". Optional Services also include the use of specialized techniques instead of standard procedures.
  - If a Covered Person receives Optional Services, an alternate Benefit will be allowed, which means will base benefits will be based on the lower cost of the customary service or standard practice instead of on the higher cost of the Optional Service. The Covered Person will be responsible for the difference between the higher cost of the Optional Service and the lower cost of the customary service or sundar procedure.
- (2) If a primary dental procedure includes component procedure, that a performed at the same time as the primary procedure, the component procedures a considered to be part of the primary procedure for purposes of determining the bener payable under this Contract. If the Dental Provider bills separately for a primary procedure and each of its component parts, the total benefit payable for a relaid of the ges will be limited to the maximum benefit payable for the primary procedure.
- (3) Exam and cleaning limitations
  - a) Oral Examinations (except after hours, cams and exams for observation) and routine cleanings, including string in presence of generalized moderate or severe gingival inflammation (or any contribution) are allowed no more than once every six (6) months. Periodont, 'maintenance are limited to four (4) times in a 12-month period. Up to form the procedures and up to two (2) routine cleanings, including a service of generalized moderate or severe gingival inflammation (or a recombination thereof) not to exceed four (4) procedures or any combination thereof in a 12-month period. See note on additional Benefit dury pregnancy.
  - b) A full mouth debricer ent is allowed once in a lifetime, when the Covered Person has no how, of prohylaxis, scaling and root planing, periodontal surgery, or periodontal maintenince procedures within three years, and counts toward the cleaning frequencing the year provided.
     c) Note that periodontal maintenanace, procedures that include periodontal
  - c) Note the periodo tal maintenanace, procedures that include periodontal maintenance, are full mouth debridement are covered as a Basic Benefit, and routine cleanings including scaling in presence of generalized moderate or severe gingival inflammationare covered as a Basic Benefit, and routine cleanings are covered as a diagnostic and preventive service. Periodontal maintenance is only covered when performed following active periodontal therapy.
  - d) Caries risk assessments are allowed once in 12 months.
  - e) Full mouth debridement is not allowed when performed by the same dentist/dental office on the same day as evaluation procedures.
  - f) Image capture procedures are not separately allowable Covered Services.
- (4) Application of caries arresting medicament is limited to twice per tooth per Calendar Year.
- (5) X-ray limitations:
  - a) The total reimbursable amount is limited to the Dental Provider's Accepted Fee for a complete intraoral series when the fees for any combination of intraoral x-rays in a single treatment series meet or exceed the accepted fee for a complete intraoral series.
  - b) When a panoramic film is submitted with supplemental film(s), the total reimbursable amount is limited to the Dental Provider's accepted fee for a complete intraoral series.
  - c) If a panoramic film is taken in conjunction with an intraoral complete series, the panoramic film is considered to be included in the complete series.
  - A complete intraoral series and panoramic film are each limited to once every 60 months.

- e) Bitewing x-rays are limited to once every six (6) months. Bitewings of any type are not billable to the Covered Person or KPIC within 12 months of a full mouth series unless warranted by special circumstances.
- (6) The fee for pulp vitality tests are included in the fee for any definitive treatment performed on the same date.
- (7) Topical application of fluoride solutions is limited to twice within a 12-month period.
- (8) A distal shoe space maintainer fixed unilateral is limited to children 8 and younger and is limited to once per quadrant per lifetime. A separate/additional space maintainer can be allowed after the removal of a unilateral distal shoe. The removal of a fixed space maintainer is considered to be included in the fee for the space maintainer; however, an exception is made if the removal is performed by a different Dental Provider/Dental Provider's office.
- (9) Sealants are limited as follows:
  - a) One in 36 months to permanent molars if they are without caries (decay) or restorations on the occlusal surface.
  - Repair or replacement of a Sealant on any tooth within 24 months of its application is included in the fee for the original placement.
- (10) Preventive resin restorations in a moderate to high risk caries risk patient permanent tooth are limited to once per tooth in 36 months.
- (11) Specialist Consultations count toward the oral exam frequency. Screenings of patients or assessments of patients reported individually when covered, a climited to only one in a 12-month period and included if reported, with any other equipment on the same date of service and Provider office.
- (12) Replacement of an amalgam or resin-based comosite restorations (fillings) within 24 months of treatment will not be covered if the server is provided by the same Dental Provider/Dental Provider office. Prefabricate who re limited to once per child per tooth in any 60-month period. Replacement rest, ation, with, with months are included in the fee for the original restoration.
- (13)Protective restorations (sedative fillings) at all wed when definitive treatment is not performed on the same date of service. The service for protective restorations is included in the fee for any definitive treatment performed on the same date.

  (14)Prefabricated stainless steel crowns are allowed on baby (deciduous) teeth and permanent teeth through age 14. Replace restorations within 24 months are included in the fee
- for the original restoration.
- (15) Therapeutic pulpotomy is limited, baby deciduous) teeth only; an allowance for an emergency palliative tre ... nt is m. 'e when performed on permanent teeth.
- (16) Pulpal therapy (resorbab) film is limited to once in a lifetime and to primary incisor teeth for children up to ag 6 and 10. primary molars and cuspids up to age 11. Retreatment of real anal terapy by the same Dental Provider/Dental Provider office
- within 24 mon' is is conside ad part of the original procedure.

  (17) Apexification i only on fite on permanent teeth with incomplete root canal development on the reair of a perforation.
- (18)Retreatment of apical surgery by the same Dental Provider/Dental Provider office within 24 months is consider and of the original procedure.
- (19) Fees for additional pins on the same tooth on the same date are considered a component of the initial pin placement.
- (20)Palliative treatment is covered per visit, not per tooth, and the fee for palliative treatment provided in conjunction with any procedures other than x-rays or select Diagnostic procedures is considered included in the fee for the definitive treatment.
- (21) Periodontal limitations:
  - a) Benefits for periodontal scaling and root planing in the same quadrant are limited to once in every 24-month period. In the absence of supporting documentation, no more than two quadrants of scaling and root planing will be benefited on the same date of service.
  - b) Periodontal surgery in the same quadrant is limited to once in every 36-month period and includes any surgical re-entry or scaling and root planing planing performed within 36-months by the same dentist/dental office.
  - Periodontal services, including graft procedures are only covered for the treatment of natural teeth and are not covered when submitted in conjunction with extractions, periradicular surgery, ridge augmentation or implants.

- d) Bone grafts are not benefited in conjunction with soft tissue grafts in the same surgical area.
- e) Periodontal surgery is subject to a 30 day wait following periodontal scaling and root planing in the same quadrant.
- f) Cleanings (regular and periodontal) and full mouth debridement are subject to a 30 day wait following periodontal scaling and root planing if performed by the same Dental Provider office.
- g) When implant procedures are a covered benefit, scaling and debridement in the presence of inflammation or mucositis of a single implant, including cleaning of the implant surfaces, without flap entry and closure is covered as a basic benefit and are limited to once in a 24-month period.
- (22)Collection and application of autologous blood concentrate product are limited to once every 36 months.
- (23)Crowns and Inlays/Onlays are covered not more often than once in any 60 month period except when it is determined the existing Crown or Inlay/Onlay is not satisfactory and cannot be made satisfactory because the tooth involved has experienced extensive loss or changes to tooth structure or supporting tissues. Services will only be allowed on teeth that are developmentally mature.
- (24)Core buildup, including any pins, is covered not more than orbe in any 60 month period.
- (25)Prefabricated post and core services are covered not more an once in any 60 month period.
- (26)Resin infiltration of incipient smooth surface lesions is constrained in any 36 month period.
- (27) When allowed within six (6) months of a restoration, the Bene of a Crown, Inlay/Onlay or fixed prosthodontic service will be reduced by the Penefit paid for the restoration.
- (28) Prosthodontic appliances, implants and/or implant apported prosthetics (except for implant/abutment supported removable declared will be replaced only after 60 months have passed, except when it is determined that there is a confidence or denture cannot be made satisfactory. Replacement of prosthesis not provided under a KPIC profit will be made if it is determined that it is unsatisfactory and cannot be made satisfactory. Provided under a KPIC profit will be made if it is determined that it is unsatisfactory and cannot be made satisfactory. Provides will only be allowed on teeth that are developmentally mature. Promostic and reatment facilitating aids for implants are considered a part of, and including the fees for the definitive treatment. Payment for implant removal is limited to one 1) to the implant within a 60-month period whether provided under KPIC berefits or an other dental care plan.
- (29) Debridement and/or osse has a stouring of a peri-implant defect, or defects surrounding a single implant, and includes a reface cleaning of the exposed implant surface, including flap entry and closure as allowed once every 60-month period.
- (30)An implant is a covered procedure of the plan only if determined to be a dental necessity. If an arch can be restricted with a standard prosthesis or restoration, no benefits will be allowed for the marvidual implant or implant procedures. Only the second phase of treatment (the prosthod littic phase-placing of the implant crown, bridge denture or partial denture) may be subject to the alternate benefit provision of the plan.
- (31)When a posterior fixed bridge and a removable partial denture are placed in the same arch in the same treatment episode, only the partial denture will be a Benefit.
- (32)Recementation of Crowns, Inlays/Onlays or bridges is included in the fee for the Crown, Inlay/Onlay or bridge when performed by the same Dental Provider/Dental Provider office within six (6) months of the initial placement.
- (33)The initial installation of a prosthodontic appliance and/or implants is not covered unless the prosthodontic appliance and/or implant, bridge or denture is made necessary by natural, permanent teeth extraction occurring during a time the Covered Person was under this plan.
- (34)Payment is limited for dentures to a standard partial or complete denture (Coinsurance applies). A standard denture means a removable appliance to replace missing natural, permanent teeth that is made from acceptable materials by conventional means and includes routine post-delivery care including any adjustments and relines for the first six (6) months after placement.
  - a) Denture rebase is limited to one (1) per arch in a 36-month period and includes any relining and adjustments for six (6) months following placement.
  - b) Dentures, removable partial dentures and relines include adjustments for six (6) months following installation. After the initial six (6) months of an adjustment or reline,

- adjustments and relining are limited to one (1) per arch in a 36-month period. Immediate dentures, and immediate removable partial dentures include adjustments for three (3) months following installation. After the initial three (3) months of an adjustment or reline, relining is limited to one (1) per arch in a 36 month period.
- c) Tissue conditioning is not allowed as a separate Benefit when performed on the same day as a denture, reline or rebase service.
- (35)Occlusal guards are covered by report for children age 13 or older when the purpose of the occlusal guard is for the treatment of bruxism or diagnoses other than temporomandibular joint dysfunction (TMJD). Occlusal guards are limited to one (1) per 12 consecutive month period. Repair or replacement of any appliances for Night Guard/Occlusal Guard is not covered. Adjustment of an occlusal guard is allowed once in 12-months following six months from initial placement.

#### (36)Limitations on Orthodontic Services

- a) Services are limited to medically necessary orthodontics when provided by a Dental Provider. Orthodontic treatment is a benefit of this dental plan only when medically necessary as evidenced by a severe handicapping malocclusion and when a prior authorization is obtained.
- b) Orthodontic procedures are a benefit only when the agnostic casts verify a minimum score of 26 points on the Handicapping bio-lindex or one of the automatic qualifying conditions we wist
- c) The automatic qualifying conditions are:
  - i. Cleft palate deformity. If the cleft palaties is not visible on the diagnostic casts written documentation from a credibitian of special stabilities submitted, on their professional letterhead, with the prior out orization request,
  - ii. A deep impinging overbite in which the lower incisors are destroying the soft tissue of the palate,
  - iii. A crossbite of individual a to ior to the causing destruction of soft tissue,
  - iv. Severe traumatic deviation.
- d) The following document amus be abmitted with the request for prior authorization of services by the areal Provider:
  - i. ADA 2006 or ower clan form with service code(s) requested;
  - ii. Diagnostic st. dy 1. dels (Limmed) with bite registration; or OrthoCad equivalent;
  - iii. Ceph non etric diographic image or panoramic radiographic image;
  - iv. HL' score chaet ampleted and signed by the Orthodontist; and
  - v. Tre 'n nt pla
- e) The allowed amour, for comprehensive orthodontic treatment procedures (D8080, D8090) includes, appliances, adjustments, insertion, removal and post treatment stabilization (retention). No additional charge to the Covered Person (other than the Covered Person's Cost Share) is permitted.
- f) Comprehensive orthodontic treatment includes the replacement, repair and removal of brackets, bands and arch wires by the original Dental Provider.
- g) Orthodontic procedures are benefits for medically necessary handicapping malocclusion, cleft palate and facial growth management cases for children under the age of 19 and shall be prior authorized.
- h) Only those cases with permanent dentition shall be considered for medically necessary handicapping malocclusion, unless the child is age 13 or older with primary teeth remaining. Cleft palate and craniofacial anomaly cases are a benefit for primary, mixed and permanent dentitions. Craniofacial anomalies are treated using facial growth management.
- i) All necessary procedures that may affect orthodontic treatment shall be completed before orthodontic treatment is considered.

- j) When specialized orthodontic appliances or procedures chosen for aesthetic considerations are provided, an allowance will be made for the cost of a standard orthodontic treatment. The Covered Person is responsible for the difference between the allowance made towards the standard orthodontic treatment and the dentist's charge for the specialized orthodontic appliance or procedure.
- k) Repair and replacement of an orthodontic appliance inserted under this dental plan that has been damaged, lost, stolen, or misplaced is not a covered service.
- I) Orthodontics, including oral evaluations and all treatment, must be performed by a licensed dentist or their supervised staff, acting within the scope of applicable law. The dentist of record must perform an in-person clinical evaluation of the patient (or the telehealth equivalent where required under applicable law to be reimbursed as an alternative to an in-person clinical evaluation) to establish the need for orthodontics and have adequate diagnostic information, including appropriate radiographic imaging, to develop a proper treatment plan. Self-administered (or any type of "do it yourself") orthodontics are not covered.
- m) The removal of fixed orthodontic appliances for reason other than completion of treatment is not a covered benefit.
- (37)The fees for synchronous/asynchronous teledentistry services overall patient management and are not separately payable prices

### **Pediatric Dental Exclusions:**

- (1) services that are not Essential Health Benefis
- (2) maxillofacial prosthetics.
- (3) provisional and/or temporary restorations, xc pt an interim removable partial denture to replace extracted anterior permanent, think ing the healing period for children 16 years of age or under).
- (4) services for congenital (hered of or developmental (following birth) malformations, including but not limited to cleft and uper and lower jaw malformations, enamel hypoplasia (lack of development), vorosis (a type of discoloration of the teeth) and anodontia (congenitally list of teeth except those services that are Medically Necessary.
- (5) treatment to stabilize teet. tre con. It to restore tooth structure lost from wear, erosion, or abrasion or treatment to reguld or maintain chewing surfaces due to teeth out of alignment or coclusion. Examples include but are not limited to: equilibration, periodontal splinting, or complete occursul adjustments.
- (6) any Pediatric Dental Serv se Procedure provided prior to the date the Covered Person became eligible for sinces under this plan.
- (7) prescribed drugs, medication, pain killers, antimicrobial agents, see **PHARMACY SERVICES** section, or experimental/investigational procedures.
- (8) charges for anesthesia, other than general anesthesia and IV sedation administered by a Dental Provider in connection with covered oral surgery or selected endodontic and periodontal surgical procedures. Local anesthesia and regional/or trigeminal bloc anesthesia are not separately payable procedures.
- (9) extra oral grafts (grafting of tissues from outside the mouth to oral tissues).
- (10) laboratory processed crowns for teeth that are not developmentally mature.
- (11)endodontic endosseous implants
- (12)indirectly fabricated resin-based Inlays/Onlays
- (13) charges by any hospital or other surgical or treatment facility and any additional fees charged by the Dental Provider for treatment in any such facility.
- (14)treatment by someone other than a Dental Provider or a person who by law may work under a Dental Provider's direct supervision.

- (15)charges incurred for oral hygiene instruction, a plaque control program, preventive control programs including home care times, dietary instruction, x-ray duplications, cancer screening, tobacco counseling performed by a Dental Provider or broken appointments are not Covered Services.
- (16)dental practice administrative services including, but not limited to, preparation of claims, any non-treatment phase of dentistry such as provision of an antiseptic environment, sterilization of equipment or infection control, or any ancillary materials used during the routine course of providing treatment such as cotton swabs, gauze, bibs, masks or relaxation techniques such as music.
- (17)procedures having a questionable prognosis based on a dental consultant's professional review of the submitted documentation.
- (18) any tax imposed (or incurred) by a government, state or other entity, in connection with any fees charged for a Covered Service provided under this plan will be the responsibility of the Covered Person and not a Covered Service.
- (19) Deductibles and/or any service not covered under this plan.
- (20) services covered under this plan but exceed Benefit Maximus.
- (21)the initial placement of any prosthodontic appliance or implicant, unless such placement is needed to replace one or more permanent teeth extract. While the Covered Person is covered under this plan or was covered under any dental coupling a ministered by Delta Dental. The extraction of a third molar (wisdom tooth) will not "ua" y under the above. Any such denture or fixed bridge must include the representation of the extracted tooth or teeth.
- (22) services for Orthodontic treatment (treatment man relusion of teeth and/or jaws) except medically necessary Orthodontics provide a prical autority ation is obtained.
- (23)missed and/or cancelled appointments.
- (24) actions taken to schedule and assure mp. Se with patient appointments are inclusive with office operations and are not a second ately hayable service.
- (25)the fees for care coordination are consilier. Tinclusive in overall patient management and are not a separately payable solve.
- (26)dental case management motiva. nather rviewing and patient education to improve oral health literacy.
- (27)non-ionizing diagnostic place. In capable of quantifying, monitoring and recording changes in structure of enity in, demand, and cementum.
- (28) extra-oral 2D r ojection re liographic image and extra-oral posterior dental radiographic image.
- (29) diabetes testing norme by a Dental Provider.
- (30)corticotomy (specialized ral surgery procedure associated with orthodontics).
- (31) Antigen or antibody costing.
- (32)Counseling for the control and prevention of adverse oral, behavioral, and systemic health effects associated with high-risk substance use.

#### **General Dental Services Exclusions**

Dental care including dental x-rays; dental appliances; orthodontia; and dental services resulting from medical treatment, including surgery on the jawbone, and radiation treatment is not covered except as otherwise covered in this **DENTAL SERVICES** section.

### **DIALYSIS CARE**

Coverage of dialysis Services related to acute renal failure and end-stage renal disease is covered when all of the following conditions are met:

- a) You satisfy all the medical criteria developed by KPIC or its designee and by the facility providing the dialysis;
- b) You receive the Services are provided in a hospital or facility certified by Medicare; and
- c) You receive a written order for our dialysis treatment from a physician.

Equipment, training and medical supplies required for home dialysis are covered. Home dialysis includes home hemodialysis and peritoneal dialysis.

# **DURABLE MEDICAL EQUIPMENT (DME)**

We cover DME prescribed in accordance with Medicare guidelines and approved for coverage under Medicare as of January of the year immediately preceding the year this COI became effective or last renewed. DME also includes infant apnea monitors and blood pressure monitors for individuals diagnosed with hypertension. Rental of Durable Medical Equipment is covered, unless otherwise indicated in the Schedule of Coverage. However, purchase of such equipment may be made if, in the judgment of KPIC: a) purchase of the equipment would be less expensive than rental; or b) such equipment is not available for rental. KPIC will repair the equipment without charge, unless the repair is due to loss or misuse.

# **Durable Medical Equipment Exclusions**

The following Durable Medical Equipment is not covered:

- 1) Oxygen tents;
- 2) Equipment generally used for comfort or convenience that it not primarily medical in nature (e.g., bed boards, bathtub lifts, adjust-a-beds, telephone arm. air conditioners, and humidifiers) unless otherwise required by law;
- 3) Deluxe equipment such as motor driven wheelchairs and becore except when such deluxe features are necessary for the effective treatment of a Covered Person's condition and in order for the Covered Person to operate the equipment
- 4) Disposable supplies, exercise and hygiene equipment experimental or research equipment, and devices not medical in nature such as sauna haths plevators, or modifications to the home or automobile. This exclusion does not apply to a posable diabetic supplies;
- 5) Devices for testing blood or other body s bstan as, except diabetic testing equipment and supplies;
- 6) Electronic monitors of bodily function, except in ant apnea monitors;
- 7) Replacement of lost equipment incluing a tool limited to theft;
- 8) Repair, adjustments or replacements necessitated by misuse;
- 9) More than one piece of Durat a Nie in al Equipment serving essentially the same function; except for replacements other than the same function of the same function.
- 10) Spare or alternate v a equipment.

#### EMERGENCY SERVIC

Emergency Services are coverer 24 hours a day 7 days a week and includes:

- a) for Emergency Meanur Screening Exams; and
- b) for stabilization of an Emergency Medical Condition.

Emergency Services are covered 24 hours a day, 7 days a week, anywhere in the world. If You have an Emergency Condition, call 911 or go to the nearest emergency room. If You receive Emergency Care/Services and cannot, at the time of emergency, reasonably reach an In-Network Provider, that emergency care rendered during the course of the emergency will be paid for in accordance with the terms of the Group Policy, at benefit levels at least equal to those applicable to treatment by an In-Network Providers for emergency care.

Please refer to the definition of "Maximum Allowable Charge" under the **GENERAL DEFINITIONS** section of this Certificate for an explanation of the amount payable by KPIC for Emergency Services rendered by Out-of-Network Providers.

### **FAMILY PLANNING SERVICES**

Covered family planning services are limited to:

- a) The charge of a Physician for consultation concerning the family planning alternatives available to You and Your spouse, including any related diagnostic tests;
- b) Family planning counseling, including pre-abortion and post-abortion counseling and information on birth control;
- c) Voluntary termination of pregnancy; and
- d) Vasectomies

# **Familly Planning Exclusions**

The following services are not covered:

- 1) Artificial insemination;
- 2) Other assistive reproductive technologies;
- 3) Diagnostic procedures;
- 4) In vitro fertilization and other procedures involving the eggs;
- 5) Implantation of an embryo developed in vitro; and
- 6) Infertility diagnosis and treatment services.
- 7) Reversal of sterilization

#### **HEARING SERVICES**

The following hearing services are covered:

- 1) Hearing exams and tests needed to determine the new for hearing correction are covered.
- 2) Pediatric hearing aids and services:

For Dependent children up to age 19, We provise on Hear of sid for each hearing impaired ear when prescribed as Medically Necessary very / months up to the Benefit Maximum as specified in the Schedule of Benefits. You need to obtain hearing aids for both ears at the same time, and the 48 month periods run to a grate of or each ear.

The hearing aid(s) and all Medical. Tessary Sovices and supplies count toward the Benefit Maximum including:

- 1. Initial hearing aid evaluation:
- 2. Fitting;
- 3. Dispensing;
- 4. Programming;
- 5. Servicing, rep rs, and you up maintenance;
- 6. Adjustments;
- 7. Ear molds
- 8. Ear mold impressions
- 9. Auditory training
- 10. Probe microphone measurements to ensure appropriate gain and output.

Please refer to the definition of "Hearing Aids" under the GENERAL DEFINITIONS section for more information.

If during the 48-month period, the hearing aid(s) no longer adequately meets the needs of the covered Dependent and the hearing aid(s) cannot be repaired or adjusted, we will provide a one-time replacement during the 48-month period up to a separate Benefit Maximum equal to the initial Benefit Maximum.

The devices and services outlined above are subject to any Benefit Maximums, Accumulation Periods, Deductible, Copayment, and Coinsurance Percentage Payable shown in the Schedule of Coverage.

# **Pediatric Hearing Aid Exclusions**

The following services are not covered:

- 1) Hearing aids prescribed or ordered before you were a Covered Person under this policy are not covered.
- 2) Replacement parts for repair of a hearing aid are not covered except as outlined above.
- 3) Replacements of lost, stolen, or broken hearing aids are not covered except as outlined above.
- 4) Hearing aid batteries.
- 5) Hearing aids for non-hearing impaired ears.
- 6) Hearing aids for Covered Persons who are 19 years old or older.

# **Hearing Services Exclusions**

Hearing therapy, or hearing aids for adults age 19 and over are not covered. This exclusion includes hearing exams to determine appropriate hearing aid, as well as hearing aids or tests to determine their efficacy.

#### **HOME HEALTH CARE**

Home Health Care Services are covered.

Covered Home Health Care Services are limited to 4 hours of treat. It with any 24-hour period.

### **Home Health Care Exclusions**

The following Home Health Care services are not covered

- 1) meals, personal comfort items,
- 2) housekeeping services.
- 3) services provided by a Home Health Aid
- 4) Applied Behavioral Analysis. Please set to a At TISM SPECTRUM DISORDER section for description of coverage.

### **HOSPICE CARE**

Covered Hospice Care is limited

- a) Physician services;
- b) nursing care;
- c) physical, speec' or occupational therapy;
- d) medical social service
- e) services of hon. ...ealth a des and homemakers;
- f) medical supplies, drugs and Durable Medical Equipment;
- g) short-term inpatient care, including respite care and care for pain control and acute and chronic symptom management;
- h) counseling and bereavement services; and
- i) services of volunteers.

Covered Persons who elect to receive Hospice Care are not entitled to any other benefits under the Group Policy for the terminal illness.

### **INFERTILITY SERVICES**

Services for diagnosis of involuntary infertility that are limited to diagnostic imaging and laboratory tests to determine whether urological or non-gynecological medical conditions are the cause of the infertility are covered. Tests include fasting blood glucose, fasting insulin, hormone level tests and tests to rule out sexually transmitted diseases. Benefits are also available for services to treat the underlying medical conditions that cause infertility (e.g., endometriosis, obstructed fallopian tubes, and hormone deficiency). Treatment must be consistent with

prevailing standards for efficacy. Benefits payable for diagnosis of infertility will be covered on the same basis as a Sickness.

# **Infertility Services Exclusions**

The following services are not covered:

- 1) Artificial insemination and advanced reproductive techniques such as IVF, ZIFT and GIFT for the treatment for infertility.
- 2) Treatment for infertility.

# **MENTAL HEALTH AND CHEMICAL DEPENDENCY SERVICES**

The following services are covered:

- 1) Mental Health Services for the treatment of a Mental Illness are covered, including:
  - a) Inpatient Mental Health Services including
    - 1) evaluation,
    - 2) crisis intervention,
    - 3) psychiatric hospitalization, including coverage for Room and Board,
    - 4) Residential Treatment in a licensed residential treatment facility.
  - b) Outpatient Mental Health Services
    - 1) diagnostic evaluation such as neurophysiological and psy holygical testing
    - 2) psychiatric treatment such as electroconvulsiv treatment'
    - 3) individual and group therapy visits,
    - 4) hospital alternative services such as partia hospital and intensive outpatient psychiatric treatment programs,
    - 5) visits for the purpose of monitori dru, \*.erapy.
- 2) Chemical Dependency Services for the treament of Substance Abuse or Chemical Dependency are covered including:
  - a) Detoxification Services in ar inpatient or outpatient setting for the medical treatment of withdrawal symptoms.
  - b) Inpatient Chem. Jeper lency Treatment Services such as
    - 1) Hospital Services,
    - 2) Residential Treasment in a licensed residential treatment facility,
    - 3) Medical treatment for withdrawal symptoms,
    - 4) individual and group counseling, and
    - 5) inpatient specialized treatment programs.
  - c) Outpatient Chemical Dependency Treatment Services such as
    - 1) individual and group counseling; Medical treatment for withdrawal symptoms,
    - 2) hospital alternative services, such as partial hospitalization and intensive outpatient treatment programs; and
    - 3) aftercare support visits, when provided as part of a covered program.

# PREVENTIVE VISITS AND SERVICES

Unless otherwise stated, the requirement that Medically Necessary Covered Services be incurred as a result of Injury or Sickness will not apply to the following Covered Services. Please refer to Your Schedule of Coverage regarding each benefit in this section:

# **Preventive Care Exams and Services:**

As shown in the Schedule of Coverage, the following preventive services are not subject to Deductibles, Copayments or Coinsurance when received from In-Network Provider. When performed as part of preventive exam for children through age five (5) urinalysis will not be subject to Deductibles regardless of provider participating status. The preventive services indicated with an (\*) asterisk below will not be subject to Deductibles if received from an Out-of-Network Provider. Consult with Your physician to determine what preventive services are appropriate for You.

#### Exams:

- 1) Well-Baby, Child, Adolescent Exam according to the Health Resources and Services Administration (HRSA) guidelines.\*
- 2) Well woman exam visits including preconception cour sling, routine prenatal care and post partum office visits. Routine prenatal office visits, rolled the initial and subsequent histories, physical examinations, recording of weight, bloopress to, fetal heart tones and routine chemical urinalysis.

# Screenings:

- 1) Abdominal aortic aneurysm screening
- 2) Anxiety screening in adolescent and ao. 't wo hen, including those who are pregnant or postpartum
- 3) Asymptomatic bacteriuria screening
- 4) Breast cancer mammography screening
- 5) Behavioral/Social/Emotional ring for children newborn to 21 years.
- 6) Cervical cancer and dysplasia schemic including HPV screening
- 7) Colorectal cancer scre 1. Tusing cal occult blood, sigmoidoscopy or colonoscopy. Colonoscopies after a positive print print sincludes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopies, pathology for propsies resulting from a screening colonoscopy, over the counter and prescription drug 1. This includes anesthesia required for colonoscopy is pathology for propsies resulting from a screening colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy is pathology from the procedure is propsitely as a screening colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the counter and prescription drug 1. This includes anesthesia required for colonoscopy over the colonoscopy over the colonoscopy over the
- 8) Depression screening including suicide risk as an element of universal depression screening for children ages 12-21.
- 9) Diabetes screening for non-pregnant women with a history of gestational diabetes who have not previously been diagnosed with type 2 diabetes mellitus
- 10) Gestational and post partum diabetes screening
- 11) Hepatitis B and Hepatitis C virus infection screening
- 12) Hematocrit or Hemoglobin screening in children\*
- 13) Hypertension (High blood pressure) screening
- 14) Lead screening
- 15) Lipid disorders screening
- 16) Lung cancer screening with low-dose computed tomography including a counseling visit to discuss the screening in adults who have a 20- pack-year smoking history and currently smoke or have quit within the past 15 years. One pack year is equal to smoking one pack per day for one year, or two packs per day for half a year.
- 17) Newborn congenital hypothyroidism screening\*
- 18) Newborn hearing loss screening\*
- 19) Newborn metabolic/hemoglobin screening\*

- 20) Newborn phenylketonuria screening\*
- 21) Newborn sickle cell disease screening\*
- 22) Obesity screening
- 23) Osteoporosis screening
- 24) Pre-eclampsia screening with blood pressure measurements throughout pregnancy.
- 25) Rh (d) incompatibility for pregnant women screening
- 26) Sexually transmitted infection screening such as chlamydia, gonorrhea , syphilis and HIV screening
- 27) Sudden cardiac arrest and sudden cardiac death risk assessment in children 12-21.
- 28) Type 2 diabetes mellitus screening
- 29) Tuberculin testing\*
- 30) Urinary incontinence screening in women
- 31) Visual impairment in children screening\*

# **Health Promotion:**

- 1) Screening by asking questions about unhealthy drug use in adults age 18 years or older. Screening should be implemented when services for acrurate diagnosis, effective treatment, and appropriate care can be offered or referred.
- 2) Unhealthy alcohol and drug misuse assessment and bei loral connseling interventions in a primary care setting to reduce alcohol misuse.
- 3) Behavioral counseling interventions to promote ealthy diet and physical activity for persons with cardiovascular disease.
- 4) Offer intensive counseling and behavior interentice of promote sustained weight loss for obese adults and children.
- 5) Counseling for midlife women with arm, overweight body mass index to maintain weight or limit weight gain to preve to besit
- 6) Offer pregnant persons effective behavioral counseling interventions aimed at promoting healthy weight gain and prevention excess sestational weight gain in pregnancy.
- 7) Sexually transmitted infections ouncing.
- 8) Tobacco use screening and tobacco-caused disease counseling and interventions. FDA approved tobacco cess tion, ascription or over-the-counter medications prescribed by a licensed health care process and authorized to prescribe drugs for men and women who are not pregnant.
- 9) Referral for 1 sting for real tand ovarian cancer susceptibility, referral for generic risk assessment a seterral for BRCA mutation testing.
- 10) Discussuse of risk-redy ling medications, such as tamoxifen, raloxifene, or aromatase inhibitors, with women who are at increased risk for breast cancer and at low risk for adverse medication effects.
- 11) When prescribed by a licensed health care professional authorized to prescribe the following drugs:
  - a) Aspirin in the prevention of cardiovascular disease, colorectal cancer, preeclampsia in pregant women and colorectal cancer.
  - b) Iron supplementation for children for 6 months to 12 months of age.
  - c) Oral fluoride supplementation at currently recommended doses to preschool children older than 6 months of age whose primary water source is deficient in fluoride.
  - d) Topical fluoride varnish treatments applied in a primary care setting by primary care providers, within the scope of their licensure, for the prevention of dental caries in children.
  - e) Folic acid supplementation for women planning or capable of pregnancy for the prevention of neural tube defects.

- 12) Interventions to promote breastfeeding: The following additional services are covered: breastfeeding support and counseling by a provider acting within the scope of his or her license or certified under applicable state law during pregnancy and/or in the post partum period; breast milk storage supplies; any equipment and supplies as clinically indicated to support women and babies with breast feeding difficulties; and the purchase of a breast pump. A hospital-grade electric breast pump, including any equipment that is required for pump functionality, is covered when Medically Necessary and prescribed by a physician. KPIC may decide to purchase the hospital-grade electric breast pump if purchase would be less expensive than rental or rental equipment is not available.
- 13) All prescribed FDA-approved contraceptive methods for women with reproductive capacity, including but not limited to drugs, cervical caps, vaginal rings, continuous extended oral contraceptives and patches. This includes all FDA-approved cleared or granted contraceptive products that are determined by an individual's medical Provider to be medically appropriate. Also included are contraceptives which require medical administration in Your doctor's office, implanted devices and professional services to implant them, female sterilization procedures, follow-up ar a management of side effects; counseling for continued adherance, device removal, par ent education and counseling. Over the counter FDA-approved female contraceptive ethor's are covered only when prescribed by a licensed health care professional authority to prescribe drugs. In addition, fertility awareness-based methods, including the intation amenorrhea method, although less effective, is covered for women activing an alternative method. A non-preferred contraceptive or drug will be covered for a spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines a generic or referred took spriefal cost share level when Your physician determines and your physician determines and your physician determines and your phys
- 14) Screening, counseling and other ir river. it is such as education, harm reduction strategies and referral to appropriat a poor ve services for interpersonal and domestic violence.
- 15) Physical therapy to prevent a conducty-dwelling adults who are at increased risk for falls. Community dwelling a 'ults const those adults not living in assisted living, nursing homes or other institution.
- 16) Counseling interventio. for panara and postpartum persons who are at increased risk of perinatal depression.
- 17) Counseling young adults, idolescents, children, and parents of young children about minimizing exposure ultraviolet (UV) radiation for persons aged 6 months to 24 years with fair skin set to refluce their risk of skin cancer.

# **Disease Prevention:**

- 1) Immunizations as recommended by the Centers for Disease Control and HRSA\*\*. Certain immunizations may be available at the pharmacy.
- 2) Prophylactic gonorrhea medication for newborns to protect against gonococcal ophthalmia neonatorum
- 3) Low to moderate dose statin drugs for the prevention of cardiovascular disease events and mortality when all the following criteria are met: 1) individuals are aged 40-75 years;2) they have 1 or more cardiovascular risk factors; and 3) they have a calculated 10-year risk of a cardiovascular event of 10% or greater.
- 4) Preexposure prophylaxis (PrEP) with at least one drug providing effective antiretroviral therapy to persons who are at high risk of HIV acquisition as well as the following baseline and monitoring services:
  - a) HIV testing to confirm the absence of HIV infection before PrEP is started and testing for HIV every 3 months while PrEP is being taken
  - b) Hepatitis B testing before PrEP is started.

- c) Hepatitis C testing before PrEP is started and periodically during treatment according to CDC guidelines.
- d) Creatinine testing and calculated estimated creatine clearance (eCrCl) or glomerular filtration rate (eGFR) is covered as follows:
- e) eCrCl or eGFR testing before starting PrEP to assess kidney function.
- f) Creatinine and eCrCL or eGFR testing periodically consistent with CDC guidelines during treatment.
- g) Pregnancy testing for persons of childbearing potential before PrEP is started and periodically during treatment consistent with CDC quidelines
- h) Sexually transmitted infection screening and counseling before PrEP is started and periodically during treatment consistent with CDC guidelines.
- i) Adherence counseling for assessment of behavior consistent with CDC guidelines.

#### **Preventive Care Exams and Services Exclusions**

The following services are not covered:

- 1) Personal and convenience supplies associated with breast seding equipment such as pads, bottles, and carrier cases unless clinically indicated.
- 2) Upgrades of breast-feeding equipment, unless determine to be mulically necessary and prescribed by Your physician.

Preventive services may change upon Policy renewal according to folleral guidelines in effect as of January 1 of each year in the Calendar Year in which this Group Policy renews. You will be notified at least sixty (60) days in advance, if any item or a roce of removed from the list of covered services.

For a complete list of current preventive servitor required under the Affordable Care Act (ACA) for which cost share does not apply, please call. 1-c-5-3c-3185 or 711 (TTY). You may also visit: www.healthcare.gov/center/regulation and the vent on him. Please note, however, for recommendations that have been in effective than one year, KPIC will have one year from the effective date to comply.

**Note:** The following services are 10' Cove.ed Services under this Preventive Exams and Services benefit but may be Cov. ea Servic. Selsewhere in this General Benefits section:

- 1) Lab, Imaging and other services associated with prenatal care not inclusive to routine prenatal care
- 2) Non-routine prenatal car visits
- 3) Non-preventive services performed in conjunction with a sterilization
- 4) Lab, Imaging and other services associated with sterilizations
- 5) Treatment for complications that arise after a sterilization procedure

# Other Preventive Care not required by PPACA

These other preventive care covered under this Policy that are listed below may be subject to Deductibles, Copayments or Coinsurance as described in the Schedule of Coverage. Please refer to the Schedule of Coverage to see how the following Preventive Benefits are covered under this Policy:

Please refer to Your Schedule of Coverage regarding each benefit in this section.

- 1) Annual Routine Physical Exam for adults
- 2) Prostate specific antigen (PSA) test for males.
- 3) FDA approved tobacco cessation prescription or over-the-counter medications by a licensed health care professional authorized to prescribe drugs for women who are pregnant.

- 4) Iron deficiency anemia screening for pregnant women.
- 5) Venipuncture for ACA preventive lab screenings. If a venipuncture is for the purpose of drawing blood for both ACA preventive and Non-ACA preventive labs, a cost share may apply.
- 6) Behavioral counseling interventions to promote a healthy diet and physical activity for cardiovascular disease (CVD) prevention in adults with CVD risk factors and type 2 diabetes mellitus
- 7) The following services and items are covered as preventive care only when prescribed to treat an individual diagnosed with the associated chronic condition as described below, and only when prescribed for the purpose of preventing the chronic condition from becoming worse or preventing the development of a secondary condition:
  - a. Hemoglobin A1C testing for individuals diagnosed with diabetes.
  - b. Retinopathy Screening for individuals diagnosed with diabetes.
  - c. Low Density Lipo-Protein testing for individuals diagnosed with heart disease.
  - d. International Normalized Ratio (INR) testing for individuals diagnosed with liver disease or bleeding disorders.
  - e. DME items:
    - i. Peak flow meters for individuals diagnosed with sthm.
    - ii. Glucometers including lancets, strips, control solution and hateries for individuals diagnosed with Diabetes.
    - iii. Blood pressure monitors for individuals at anosed with appertension.

# PROSTHETIC DEVICES (External and Internally Im Jante ) AN CATHOTICS

The following services are covered:

- 1) Internally implanted Prosthetic Device and items.ernal Prosthetic Devices.
- 2) Orthotics and their Initial placement.
- 3) Medical foods and low protein modifie for 1 products for the treatment of inherited metabolic diseases caused by the herited accormality of body chemistry including a disease for which the State screet the horizontal products are prescribed as Medically Necessary for the therapeutic treatment of them is metabolic diseases, and are administered under the direction of a Physician.

Repair or replacement of brace and prosthetic devices is limited to that needed because of growth. Repair or eplacement recessitated by loss or misuse is not covered.

# Prosthetic Device Limitations ar 1 Exclusions

The following services are musted or not covered:

- 1) Repair or replacement of braces and prosthetic devices is limited to that needed because of growth;
- 2) Repair or replacement necessitated by loss or misuse;
- 3) Dental prostheses, devices, implants and appliances;
- 4) Internally implanted hearing devices;
- 5) Comfort, convenience, or luxury equipment or features;
- 6) Electronic voice-producing machines;
- 7) Shoes or arch supports, even if custom-made, except for severe diabetic foot disease in accord with Medicare guidelines.
- 8) More than one orthotic or prosthetic device for the same part of the body, except for replacements other than those necessitated because of misuse or loss.
- 9) Replacement of lost prosthetic or orthotic devices;
- 10) Repair, adjustments or replacements necessitated by misuse;
- 11) Spare or alternate use equipment; and
- 12) Prosthetics and devices for the treatment of sexual dysfunction disorders.

# **RECONSTRUCTIVE SURGERY**

Reconstructive Surgery. Coverage is limited to a surgery performed to correct or repair abnormal structures of the body caused by congenital defects, developmental abnormalities or significant disfigurement resulting from an Injury or covered surgery to do either of the following:

- 1) to significantly improve function; or
- 2) to create a normal appearance to the extent possible.

Reconstructive Surgery includes, but is not limited to craniofacial reconstruction, reconstructive breast surgery following a mastectomy including reconstruction of the other breast to produce a symmetrical appearance; treatment of complications at all stages of the mastectomy, including lymphedemas.

## REHABILITATION SERVICES AND HABILITATIVE SERVICES

The following services are covered when provided by a provider acting with in the scope of their license:

- 1) Habilitative Services in a Hospital or any other licensed merical facility, unless otherwise indicated in the Schedule of Coverage. Habilitation service include those provided in an organized, multidisciplinary habilitation program. The following services are covered:
  - a) Physical therapy.
  - b) Speech therapy.
  - c) Occupational therapy.
  - d) Medically Necessary health care devices.
- 2) Rehabilitative Services in a Hospital or any oner liense indicated in the Schedule of Coverage. Republikation services include those provided in an organized, inpatient multidisciplinary republication program or outpatient program such as those provided in a Comprehensive Rehabilitation Facility. The therapy must be progressive therapy and not maintenance therapy. It has the residered for a condition which the attending Physician determines is subject to raniforant improvement within two (2) months. The expectation must exist that the theory will esult in a practical improvement in the level of functioning within a reason of period of time. The following services are covered:
  - a. Physical therapy.
  - b. Speech therapy. To be eligible for coverage the speech disorder must be a result of an Injury or Sickness of second organic origin.
  - c. Occupational perapy cup itional therapy is limited to services to achieve and maintain improved self-country activities of daily living.
  - d. Pulmonary therapy to recore respiratory function after an illness or injury.
- 3) Cardiac rehabilitation to wing a heart transplant, bypass surgery or myocardial infarction is covered if significant improvement is achievable with treatment.
- 4) Cognitive Rehabilitation for Traumatic Brain Injury.

# Rehabiliation and Habilitative Services Exclusions

The following services are not covered:

1) Maintenance therapy for rehabilitation. Maintenance therapy is defined as ongoing therapy after the patient has reached maximum rehabilitation potential, or functional level has shown no significant improvement, and initial instruction in a maintenance program is completed.

# **SKILLED NURSING FACILITY CARE**

Room and Board and other Skilled Nursing Services in a Skilled Nursing Facility or other licensed medical facility are covered. Care in a Skilled Nursing Facility must be in lieu of Hospital Confinement, and is limited to: a) the maximum number of covered days shown in the Schedule of Coverage; b) care in a licensed Skilled Nursing Facility; c) care under the active medical supervision of a Physician; and d) services consistent with medical needs. Covered Services will

include Durable Medical Equipment furnished during a Confinement in a Skilled Nursing Facility, but only if Skilled Nursing Facilities ordinarily furnish such Durable Medical Equipment.

# **TRANSPLANT SERVICES**

Transplant services in connection with an organ or tissue transplant procedure are covered. This coverage must be in accordance with a plan of care duly prepared and/or recommended by KPIC case management. Transplant services in connection with an organ or tissue transplant procedure, including charges incurred by a donor or prospective donor who is not insured under the Group Policy will be paid as though they were incurred by the insured provided that the services are directly related to the transplant. The Group policy will not cover any donor expenses if the donor has coverage elsewhere that covers donor expenses. The donor need not be a Covered Person.

# **Transplant Services Exclusions**

Charges incurred or in connection with non-human and artificial organs and their implantation are not covered under the transplant benefit.

#### **URGENT CARE**

Treatment in an Urgent Care Facility is covered.

# **VISION SERVICES**

Adult Vision (age 19 and over):

Routine eye exams including refractive exams to despine the new for vision correction and to provide a prescription for eyeglasses or contact leases.

## **Adult Vision Services Exclusions**

The following services are not covered:

- 1) Radial keratotomy or any other support dure to treat a refractive error of the eye.
- 2) Vision hardware, including glasses, contact lenses or the fitting of glasses or contact lenses.

# Pediatric Vision:

Certain vision services a verector Dependent children up to the end of the month he or she turns age 19. Unless of erwise state the requirement that Medically Necessary Covered Services be incurred as a result of long of Sickness will not apply to the following Covered Services. Please refer to Your Schedule of loverage regarding each benefit in this section:

#### Exams

Routine eye exams including refractive exams to determine the need for vision correction and to provide a prescription for eyeglasses or contact lenses. This exam includes dilation if medically indicated.

## Eyeware

The following eyeware is covered:

- 1) Lenses:
  - Single vision
  - Conventional (Lined) Multifocal
  - Lenticular

Note: Polycarbonate lenses are covered in full. All lenses include scratch resistant coating.

- 2) Eyeglass frames
- 3) Contact lenses including evaluation, fitting, or follow-up care relating to contact lenses

- 4) Contact Lenses in lieu of frames and lenses are limited to a combined Benefit Maximum per Accumulation Period of:
  - Standard (one pair annually) = 1 contact lens per eye (total 2 lenses)
  - Monthly (six-month supply) = 6 lenses per eye (total 12 lenses)
  - Bi-weekly (six-month supply) = 12 lenses per eye (total 24 lenses)
  - Dailies (three-month supply) = 90 lenses per eye (total 180 lenses)
  - Contact lenses are in lieu of frame and lenses
- 5) Medically necessary contact lenses in lieu of other eyeware for the following conditions:
  - Keratoconus,
  - Pathological Myopia,
  - Aphakia,
  - Anisometropia,
  - Aniseikonia,
  - Aniridia,
  - · Corneal Disorders,
  - Post-traumatic Disorders.
  - Irregular Astigmatism.

Note: Contact lenses may be medically necessary and app. pria' when the use of contact lenses, in lieu of eyeglasses, will result in significantly better sual an or improved binocular function, including avoidance of diplopia or suppress.

#### Other Vision Services

Low Vision services are services provided to children with a significant loss of vision but not total blindness. The goal of services is to neximinate remaining usable vision for children with low vision who have visual impairments of fully treatable by medical, surgical interventions or conventional eyewear country near the conventional eyewear country of the conventional eyewear ey

- 1. Comprehensive low vision & The tion
- 2. Low vision aids
- 3. Follow up care

The following visions services are not covered:

All pediatric visic services n 'listed above including but not limited to:

- 1. Laser Vision Carection
- 2. Orthoptics
- 3. Radial keratotomy or any other surgical procedure to treat a refractive error of the eye.
- 4. Replacement of lenses, frames or contacts.
- 5. Contact lens modification, polishing and cleaning.

#### **Pediatric Vision Services Exclusions**

The following services are not covered:

1) Radial keratotomy or any other surgical procedure to treat a refractive error of the eye.

#### **PHARMACY SERVICES**

# **Outpatient Prescription Drugs Benefits**

Kaiser Permanente Insurance Company uses an open Formulary. For information about Our drug Formulary or whether a particular drug is included in Our drug Formulary or obtaining a Formulary

brochure that lists the Formulary drugs or whether a drug requires Precertification, please call our Customer Service Department Monday through Friday from 7 a.m. to 7 p.m. at 1-855-364-3185. A copy of the 2022 Georgia Choice Formulary may be obtained from the following website <a href="https://healthy.kaiserpermanente.org/georgia/health-wellness/drug-formulary">https://healthy.kaiserpermanente.org/georgia/health-wellness/drug-formulary</a>.

Prescribed drugs, medicines and supplies purchased on an outpatient basis are covered provided they: a) can be lawfully obtained only with the written prescription of a Physician or dentist; b) are purchased by Covered Persons on an outpatient basis; c) are covered under the Group Policy; and d) do not exceed the maximum daily supply shown in the Schedule of Coverage, except that in no case may the supply be larger than that normally prescribed by a Physician or dentist.

Outpatient prescription drugs can be obtained from In-Network or Out-of-Network Pharmacies. If You use an Out-of-Network Pharmacy You may have to pay a higher cost share.

Deductible, Coinsurance and Copayment: See the Schedule of Coverage, for the Copayment or Coinsurance per prescription for Preventive Generic, Generic, Brand Jon-Preferred or Specialty Drugs. Copayments are applied per 30 day supply.

In the event of a state of emergency by executive order of the Govern of Grargia or a hurricane warning issued by the National Weather Service a 30 day supply of a regulation may be refilled in advance of Your refill date. In order to receive an advance or refill the following must be met:

- 1) The executive order or hurricane warning structure issue? or the county or area of the state You reside in; and
- 2) The prescription has refills remaining and a sfill is requested within 30 days of the conditions above.

Dispensing Limitations: there is a 90-day supply a pending limitation at a Kaiser Permanente Pharmacy and a 30 day supply dispending limitation at any other pharmacy. Benefits are subject to the Copayment, coinsurance, deductible and in itations and Exclusions (Please refer to Your Schedule of Coverage). The 90-comply appensing limitation at a Kaiser Permanente Pharmacy does not apply to birth control pairs. But control pills are subject to a 6 month dispensing limitation at a Kaiser Permanente has macy. Please refer to Your Schedule of Coverage for the dispensing limitation, if any, of specific drugs including birth control pills.

# Mandatory Generic Dr. equire nent

Unless otherwise specified by Y ar Provider, generic drugs may be used to fill a prescription. If You request a brand name using that has a generic equivalent, You pay the full cost difference between the generic drug and the brand name drug, in addition to the applicable Copayment, Coinsurance and deductible shown in "Schedule of Coverage".

# **Quantity Limits**

Quantity limits apply to outpatient prescription drugs for safety and cost reasons and follow the manufacturer's FDA-approved guidelines from their package inserts. Prescribers must obtain authorization for quantities higher than those allowed under the utilization management program.

# Age Limits

Age requirements/limits apply to some outpatient prescription drugs and are part of the utilization management program to help ensure You are receiving the right medication at the right time. Such limits restrict coverage for a drug to a certain age for reasons of safety and/or efficacy and as may be recommended to be necessary to promote appropriate use. In addition to age limitations determined by FDA-approved guideline, outpatient prescription drugs will be subject to

requirements based on the recommendations of the U.S. Preventative Services Task Force (USPSTF) and the Centers for Disease Control and Prevention (CDC).

Your Outpatient Prescription Drug Benefit is subject to the following utilization management requirements.

## **Step Therapy Process**

Selected prescription drugs require step therapy. Step therapy defines how and when a particular outpatient prescription drug can be dispensed and establishes the specific sequence in which prescription drugs for a specified condition are deemed medically appropriate. Step therapy requires the use of one or more prerequisite drugs (1st line agents), as identified through Your drug history, prior to the use of another drug (2nd line agent) when prescribed for Your condition. The step therapy process encourages safe and cost-effective medication use. Under this process, a "step" approach is required to receive coverage for certain medications. This means that to receive coverage You may first need to try a proven, cost-effective medication. Treatment decisions are always between You and Your Prescribing F ovider.

Your Prescribing Provider should prescribe a first-line medication appropriate for Your condition. If Your Prescribing Provider determines that a first-line drug is not propried or effective for You, a second-line drug may be covered if You qualify for a step the by acception.

Refer to the formulary for a complete list of medication requiring stop therapy. You may access the Formulary for 2022 Georgia Choice Formulary of https://healthy.kaiserpermanente.org/georgia/he. h-we' less/drug-formulary or by calling Customer Service Department Monday through Frick from 7 a.m. to 7 p.m. at 1-800-788-2949.

Step Therapy Exception and Appeal Process

A step therapy exception may be granted if You is rescribing provider's submits justification and supporting clinical documentation that meets KPIC's criteria for such exception. The exception process may be initiated by calling the findin pact at 1-800-788-2949. This exception process only applies to prescription drugs that resovered under this Plan.

# Non-Urgent Exception

We will respond to You ceptic request within two (2) business days from the date such request is submitted in a nonurrant health care situation.

# Urgent Exception

We will respond to Your urgent exception request within 24 hours from the time such request is submitted in an urgent health care situation.

If We fail to respond within the stated time frame, Your step therapy exception will be deemed approved.

If Your exception request is denied, You may appeal Our decision.

Send Your Appeal to:

KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131]

[or fax Your information to: [1-858-790-6060 ] Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator

Non-Urgent Appeal

We will respond to Your appeal within two (2) business days from the date of the appeal is submitted in a nonurgent health care situation.

## Urgent Appeal

We will respond to Your urgent appeal within 24 hours from the time of the appeal is submitted in an urgent health care situation.

If We fail to respond to Your appeal within the stated time frame, Your appeal will be deemed approved.

Nothing in this provision shall be construed to prevent KPIC from (1) requiring a member to try a generic equivalent prior to providing coverage for the equivalent branded prescription drug; (2) requiring a member to try an interchangeable biological product prior to providing coverage for the biological product; or (3) substituting a generic drug for a brand name drug.

## Precertification

Precertification is a review and approval procedure that applies to so, e.g. patient prescription drugs and is used to encourage safe and cost-effective modication use. Precertification is generally applied to outpatient prescription drugs the review of have a significant safety concern.

The purpose of Precertification is to ensure t' t Your ceive the right medication for Your medical condition. This means that when Your rescuing Provider prescribes a drug that has been identified as subject to Precertification, the number of the dication must be reviewed by the utilization management program to determine Note and Nelson's before the prescription is filled. Precertification reviews address clinical a proprimeness, including genomic testing, safety issues, dosing restrictions and only ing treatment criteria.

If a drug requires precertification, 'o' or Your Prescribing Provider must work with Us to authorize the drug for Your use. Drags requiring Precertification have specific clinical criteria that You must meet for the prescribin to be eligible for coverage.

If Your prescription is written by a Kaiser Permanente Provider, in most cases the Kaiser Permanente Provider will arrange for any necessary Precertification on Your behalf. Otherwise your Kaiser Permanente Provider may call: 1-800-788-2949, 711 (TTY)

To obtain Precertification for a prescription written by a Kaiser Permanente Provider your physician may call: 1-800-788-2949, 711 (TTY)

To obtain Precertification for a prescription written by any other physician have your physician may call: 1-800-788-2949, 711 (TTY)

Please also refer to the **CLAIMS AND APPEALS PROCEDURES** section for more information on Pre-Service claims.

Refer to the formulary for a complete list of medications requiring Precertification. The most current Formulary for 2022 Georgia Choice Formulary can be obtained by visiting <a href="https://healthy.kaiserpermanente.org/georgia/health-wellness/drug-formulary">https://healthy.kaiserpermanente.org/georgia/health-wellness/drug-formulary</a>. If You have

questions about the Precertification or about outpatient prescription drugs covered under Your plan, you can call: 1-855-364-3185 711 (TTY) 24 hours a day, 7 days a week (closed holidays).

<u>Definitions specific to the Precertification of Outpatient Prescription Drug and Step Therapy</u> provisions:

"Precertification" means certain covered outpatient prescription drugs will require an approval where the prescribed medication will be reviewed by Us to determine Medical Necessity before the prescription is filled. This approval process is called the prior authorization process.

"Urgent Precertification Request" means a request for prior authorization when based on the reasonable opinion of the Prescribing Provider with knowledge of the Covered Person's medical condition, the time frames allowed for non-urgent Precertification:

- (1) Could seriously jeopardize the life or health of the covered person or the ability to regain maximum function; or
- (2) The Covered Person is subject to severe pain that cannot be ade uately managed without the drug benefit that is the subject of request for Precertification.

"Prescribing Provider" means a provider licensed and authorized vrite a vescription pursuant to applicable state law to treat a medical condition of a Covered Person.

## Mail Service

A Covered Person may use the Mail Service if the overed Person hakes maintenance medications to treat an acute or chronic health condition, such as him ablood pressure, ulcers or diabetes. Benefits are subject to any limitations, Coparate to any li

# Kaiser Permanente Pharmacy

When a Kaiser Permanente Phacev is us, I there is no shipping charge and no additional fees for mail service prescriptions, unless a request special handling, such as overnight delivery.

To use a Kaiser Permar are Pharm, cy You can order prescriptions for mail service two ways:

- 1) Register of ine at the rg. Once you have registered you may order refills online. Online prescription there is no state of the prescription of the registered you may order refills online. Online prescription of the registered you may order refills online.
- 2) Call the number lists on your prescription label 24 hours 7 days a week. Prescription orders must be paid for in advance by credit card.

# **Network Pharmacy**

When a Network Pharmacy is used there is no shipping charge and no additional fees for mail service prescriptions, unless You request special handling, such as overnight delivery.

To use a Network Pharmacy You can order prescriptions for mail service three ways:

- 1) Register online at walgreens.com/mailservice. Once you have registered you may order refills online. Online prescription orders must be paid for in advance by credit card.
- Call the Customer Care Center at 866-304-2846 Monday through Friday 8am to 10pm (EST), Saturday and Sunday 8am to 5pm (EST). Prescription orders must be paid for in advance by credit card.
- 3) Fill out and send in a Walgreens Registration Form and Prescription Order form. When You use this method of ordering, You can pay by check or credit card. Mail Form to: Walgreens Mail Service P.O. Box 29061 Phoenix, AZ 85038-9061

For more information and a current Walgreens Mail Service Pharmacy brochure, call our Network Pharmacy Administrator, MedImpact at (800) 788-2949, 711 (TTY).

Keep in mind that not all drugs are available through the mail service. Examples of drugs that cannot be mailed include:

- Controlled substances as determined by state and/or federal regulations;
- Medications that require special handling;
- Medications administered by or requiring observation by medical professionals; and
- Medications affected by temperature.

Payments and reimbursement for drugs obtained through the mail service are substantially the same as for drugs obtained at In-Network and Out-of-Network Provider pharmacies.

# **Direct Reimbursement**

When You obtain a prescription at an Out-of-Network Pharmacy or order a prescription through an Out-of-Network mail service, You must pay the full cost of the drug rold submit a claim to MedImpact for reimbursement for the portion covered by the plan. When a Covared Proson fills a prescription, he may obtain reimbursement by submitting a claim and proof or you may access the direct member reimbursement form via <a href="https://www.kp.org/dualchoice-georgia">www.kp.org/dualchoice-georgia</a> Quick vocuments and Links", "Claim Forms". Benefits are subject to any limitations and to any a victible, Coinsurance and Copayment, shown in the Schedule of Coverage.

For outpatient prescription drugs dispensed by O c-of-N two P' armacy, the amount payable by KPIC is the lesser of the charges billed by the provider of the same amount paid to an In-Network Pharmacy for the same service or item.

# Prescription Drug Copayment Coupor

For outpatient prescription drugs and/or ems t are covered under the **Outpatient Prescription Drug section** and obtained at a core Perconente Pharmacy owned and operated by KFHP, You may be able to use approved manufactor coupons as payment for the prescription Cost Sharing that You owe, after You satisf four Plan's required Deductible, as allowed under Kaiser Permanente's coupon logram. You will owe any additional amount if the coupon does not cover the entire amount of four Cost sharing for Your prescription. When You use an approved coupon for payment of Your Cost sharing the coupon amount and any additional payment that you make will accumulate to Your Cost sharing Maximum Amount. Certain health plan coverages are not eligible for coupons. You can get more information regarding the Kaiser Permanente coupon program rules and limitations at www.kp.org/rxcoupons.

#### **Drugs Covered**

Covered Charges for outpatient prescription drugs are limited to charges from a licensed pharmacy for:

- 1) A prescription legend drug for which a written prescription is required;
- 2) Prescribed drug or device approved by the United States Federal Drug Administration (FDA);
- 3) Compounded medication of which at least one ingredient is a legend drug;
- 4) Prescription inhalants required to enable persons to breathe when suffering from asthma or other life-threatening bronchial ailments;
- 5) Prescription contraceptives are covered under Your Preventive Care benefits;
- 6) Coverage of off-label use of covered prescription drugs.

- 7) Prescription drugs and prescribed over the counter drugs for smoking cessation including aids are covered under Your Preventive Care benefits.
- 8) Time-released drugs, limited to implantable or injectable drugs no refund is given if the implant is removed).
- 9) Self-administered Injectable Medications. Coverage for Self-administered Injectable medications must meet the following criteria:
  - a) does not require administration by medical personnel;
  - b) administration does not require observation;
  - c) patient's tolerance and response to the drug does not need to be tested, or has already been satisfactorily tested; and
  - d) prescribed for self-administration by the patient at home.
- 10) Over the counter drugs listed on the formulary.

Self-administered Injectable Medications must be written on a prescription, filled by a pharmacy, and self-administered by the patient or caregiver at home (not administered by providers in the medical offices).

# **Drugs Not Covered**

The following items are excluded from Outpatient Prescription Drug cover ge in addition to those set forth in the General Limitations and Exclusions section:

- 1) Administration of a drug or medicine.
- 2) Any drug or medicine administered as Nece Jary Terv. To Jild Supplies. (See the General Definitions section.)
- 3) Supplies, drugs, medications, injections crint re ous therapies:
  - a) provided at a hospital; or
  - b) provided in connection with any home a ben it.
- 4) Non-prescription drugs or medians: vit min nutrients and food supplements, even if prescribed or administered by a Physician ass otherwise required by law.
- 5) Any medication whose label is required to open the legend "Caution: federal law prohibits dispensing without a prescription," excert experimental drugs that are used to treat cancer if one or more of the following and dome is met:
  - a) The drug is recor ... d for satment of the Covered Person's particular type of cancer in the United States harmanage a Drug Information, The American Medical Association Drug Evaluations or The uners an Hospital Formulary Service Drug Information publication; or
  - b) The drug is recommend 1 for treatment of the Covered Person's particular type of cancer and has been foun to safe and effective in formal clinical studies, the results of which have been published in either the United States or Great Britain.
- 6) Drugs labeled "caution limited by federal law to investigational use", or experimental drugs, even though a charge is made to the Insured Employee or Insured Dependent. Except experimental drugs that are used to treat cancer if one or more of the following conditions is met:
  - a) The drug is recognized for treatment of the Covered Person's particular type of cancer in the United States Pharmacopoeia Drug Information, The American Medical Association Drug Evaluations or The American Hospital Formulary Service Drug Information publication; or
  - b) The drug is recommended for treatment of the Covered Person's particular type of cancer and has been found to be safe and effective in formal clinical studies, the results of which have been published in either the United States or Great Britain;
- 7) Therapeutic or other prosthetic devices, appliances, supports, and other non-medical appliances.
- 8) Biological serums.

- 9) Immunization agents. However, Immunizations are covered under the Preventive Visits and Services benefit when administered at a pharmacy.
- 10) Refills in excess of the number specified by the Physician or refills dispensed after one year from the Physician's order.
- 11) Allergens or allergy serums.
- 12) Drugs when used for cosmetic purposes, including Ioniten (Minoxidil) compounded for hair growth and Tretinon (Retin A).
- 13) DESI drugs: drugs determined by the Food and Drug Association as lacking substantial evidence of effectiveness.
- 14) Growth hormones and all synthetic analogs.
- 15) Androgens and anabolic steroids.
- 16) Experimental Drugs and Medicines, except experimental drugs that are used to treat cancer if one or more of the following conditions is met:
  - a) The drug is recognized for treatment of the Covered Person's particular type of cancer in the United States Pharmacopoeia Drug Information, The American Medical Association Drug Evaluations or The American Hospital Formulary Service Drug, Information publication; or
  - b) The drug is recommended for treatment of the Covered Forson's particular type of cancer and has been found to be safe and effective in formal conical audies, the results of which have been published in either the United States or Great both in;
- 17) Any drugs associated with services that are not a covered under is Fuicy.

# Outpatient Prescription Drug Benefit Exception:

The list of drugs We cover is called a Formulary. You, Your designee, or Your physician may request access to clinically appropriate drugg of on wise covered by Us (non-Formulary) through a special exception process. If the exception request is granted, We will provide coverage of the non-Formulary drug for the duration of the prescription. If the exception request is denied, You, Your designee, or Your physician request a request an external review of the decision by an independent review organization. For activition, information about the prescription drug exception processes for non-Formulary drugs, please contact MedImpact at 1-800-788-2949, 711 TTY.

# Extension of Benefits

Except with regard to 'ny atpa iera Drug Benefit that may be provided under the Group Policy, The benefits for the disabling condition of a Covered Person will be extended if:

- 1) The Covered Person becames Totally Disabled while insured for that insurance under the plan; and
- 2) The Covered Person is still Totally Disabled on the date this Group Policy terminates.

The extended benefits will be paid only for treatment of the Injury or Sickness that causes the Total Disability. The extension will start on the day that follows the last day for which premiums are paid for the insurance of the Covered Person. It will end on the first of these dates that occur:

- 1) The date on which the Total Disability ends;
- 2) The last day of the 12 month period that follows the date this Total Disability coverage starts; or
- 3) The date on which the Covered Person becomes covered under any plan that: a) replaces this insurance; and b) covers the disabling condition so that benefits are not limited due to the Total Disability having started before that plan was in effect.

A Covered Person other than a Dependent minor is totally disabled only if, in the judgment of a Physician, a Sickness or Injury: a) is expected to result in death or has lasted or is expected to last for a continuous period of at least 12 months; and b) makes the person unable, even with training, education and experience, to engage in any employment or occupation.

A Covered Person who is a Dependent minor is totally disabled only if, in the judgment of a Physician, a Sickness or Injury: a) is expected to result in death or has lasted or is expected to last for a continuous period of at least 12 months; and b) makes the person unable to engage in most of the normal activities of persons in good health of like age.



# **GENERAL LIMITATIONS AND EXCLUSIONS**

Unless specifically stated otherwise in the Group Policy or elsewhere in this Certificate, or in the Schedule of Coverage, or any Rider or Endorsement that may be attached to the Group Policy, no payment will be made under any benefit of the Group Policy for Expenses Incurred in connection with the following:

- 1) Charges in excess of the Maximum Allowable Charge.
- 2) Charges for non-Emergency Care in an Emergency Care setting to the extent that they exceed the charge that would have been incurred for the same treatment in a non-Emergency Care setting.
- 3) Weekend admission charges for non-Emergency Care Hospital services. This exclusion applies only to such admission charges for Friday through Sunday, inclusive.
- 4) Confinement, treatment, services or supplies not Medically Necessary. This exclusion does not apply to preventive or other health care services specifically covered under the Group Policy.
- 5) Non-Emergency Services received outside the United States.
- 6) Injury or Sickness for which benefits are payable under .ny state or federal workers' compensation, employer's liability, occupational disease or .nilar! w.
- 7) Injury or Sickness for which the law requires the Covere. Proson to maintain alternative insurance, bonding, or third-party coverage.
- 8) Injury or Sickness arising out of or in the course of past or current ark for pay, profit, or gain, unless workers' compensation or benefits under simila. Taw are not required or available.
- 9) Services for military service-related conditions in gard international organization.
- 10) Treatment, services, or supplies provided by 're povered Person; his or her spouse; a child, sibling, or parent of the Covered Person of the Covered Person's spouse; or a person who resides in the Covered Person's home.
- 11) Confinement, treatment, services supply size eived where care is provided at government expense. This exclusion does not a stylic a there is a legal obligation for the Covered Person to pay for such treatment or service in the absence of coverage; or b) payment is required by law.
- 12) Cosmetic services, plastic sur erv or coer services that:
  - a) are indicated primity to conge the Covered Person's appearance; and
  - b) will not result / significant approvement in physical function.

This exclusion doe no apply to.

- a) treatment to correct a significant disfigurement caused by medically necessary surgery or by an injury;
- b) service that is rendered to a Dependent child due to congenital disease or anomaly; or
- c) Reconstructive breast surgery following a mastectomy; or are necessary for treatment of a form of congenital hemangioma.
- d) Gender Affirming surgeries determined to be medically necessary to treat gender dysphoria.
- 13) Any treatment, procedure, drug or equipment, or device which KPIC determines to be experimental or investigational. This exclusion does not apply to Services covered under Clinical Trials in the GENERAL BENEFITS section and to experimental or investigational drugs that are used to treat cancer if one or more of the following conditions is met:
  - a) The drug is recognized for treatment of the Covered Person's particular type of cancer in the United States Pharmacopoeia Drug Information, The American Medical Association Drug Evaluations or The American Hospital Formulary Service Drug Information publication; or
  - b) The drug is recommended for treatment of the Covered Person's particular type of cancer and has been found to be safe and effective in formal clinical studies, the results of which have been published in either the United States or Great Britain.

# GENERAL LIMITATIONS AND EXCLUSIONS

- c) Coverage for Routine Patient Care Costs incurred in connection with the provision of goods, services, and benefits to such Dependent children in connection with approved clinical trial programs for the treatment of children's cancer with respect to those Dependent children who:
  - i) Have been diagnosed with cancer prior to their nineteenth birthday;
  - ii) Are enrolled in an approved clinical trial program for treatment of children's cancer; and
  - iii) Are not otherwise eligible for benefits, payments, or reimbursements from any other third-party payors or other similar sources.
- 14) Special education and related counseling or therapy; or care for learning deficiencies or behavioral problems, except as otherwise provided for the treatment of Autism Spectrum Disorder. This applies whether or not the services are associated with manifest Mental Illness or other disturbances.
- 15) Services, supplies or drugs rendered for the treatment of obesity or weight management including Bariatric Surgery; however, Covered Charges made to diagnose the causes of obesity or charges made for treatment of diseases causing obesity or respecting from obesity are covered.
- 16) Confinement, treatment, services or supplies that are required: a) Only for insurance, travel, employment, school, camp, government licensing, or similal purposes; b) Only by a court of law except when medically necessary and otherwise covered under the plan
- 17) Personal comfort items such as telephone, radio, television, or gianama, g services.
- 18) Custodial care. Custodial care is: a) assistance with a vivities of dary living which include, but are not limited to, activities such as walking, getting and out of bod, bathing, dressing, feeding, toileting and taking drugs; or b) care that car be performed unfely and effectively by persons who, in order to provide the care, do not require lineasure or certification or the presence of a supervising licensed nurse.
- 19) Care in an intermediate care facility. This services of care for which a Physician determines the facilities and services of a Hospital or a Ski, so surging Facility are not Medically Necessary.
- 20) Routine foot care such as trimming or orns and alluses.
- 21) Confinement or treatment that is no con, 'e ed in accordance with the attending Physician's orders.
- 22) Services of a private duty nu e.
- 23) Medical social services excep these services related to discharge planning in connection with:
  a) a covered Hospital Confinem at; b) covered Home Health Care Services; or c) covered Hospice Care.
- 24) Living expenses or ...sporta ion, except as provided under Covered Services.
- 25) Services provided in the hor a except when otherwise specified in the General Benefits section.
- 26) Biotechnology drugs and diagnostic agents. The following biotechnology drugs are excepted from this exclusion: Human insulin, vaccines, biotechnology drugs administered for the treatment or diagnosis of cancer, and Dornase for the treatment of cystic fibrosis, human growth hormones prescribed or administered for the treatment of documented human growth hormone deficiency such as Turner's Syndrome.
- 27) Services in connection with a Surrogacy Arrangement, except for otherwise-Covered Services provided to a Covered Person who is a surrogate. A "Surrogacy Arrangement" is one in which a woman (the surrogate) agrees to become pregnant and surrender the baby (or babies) to another person or persons who intend to raise the child (or children), whether or not the woman receives payment for being a surrogate. Please refer to "Surrogacy arrangements" under the General Provisions section for information about your obligations to Us in connection with a Surrogacy Arrangement, including Your obligations to reimburse Us for any Covered Services We cover and to provide information about anyone who may be financially responsible for Covered Services the baby (or babies) receive.

# **GENERAL LIMITATIONS AND EXCLUSIONS**

- 28) Any drug, procedure or treatment for sexual dysfunction regardless of cause, including but not limited to Inhibited Sexual Desire, Female Sexual Arousal Disorder, Female Orgasmic Disorder, Vaginismus, Male Arousal Disorder, Erectile Dysfunction and Premature Ejaculation.
- 29) Chiropractic manipulation other than manual manipulation of the spine.
- 30) Acupuncture; massage therapy; or hypnotherapy.
- 31) Health education, including but not limited to a) stress reduction; ; b) smoking cessation; or c) weight reduction.
- 32) Services for which no charge is normally made in the absence of insurance.
- 33) Computed Tomographic Colonography screening except when endoscopic colonoscopy cannot be safely performed, such as in anatomical blockage of the colon.
- 34) Terminal Illness services, including but not limited to drugs or devices, regardless of where actually prescribed, dispensed or administered, which if prescribed, dispensed or administered in the State of Georgia would constitute assisted suicide in violation of applicable Georgia law. For the purpose of this exclusion, terminal illness means any disease, illness or health condition that a Plan Physician has diagnosed as expected to result in death in 24 months or

# FEDERAL CONTINUATION OF COVERAGE PROVISIONS (COBRA)

This section describes the different continuation of coverage options available to You and Your Dependents.

# Federal Continuation of Health Insurance (COBRA)

This sub-section only applies to Participating Employers who are subject to Public Law 99-271 (COBRA)

You or a covered Dependent may have a right to have health coverage continued under the Policy when coverage terminates under the provisions of the Policy. Continued coverage will be: (A) available only to those Covered Persons who qualify at the time a qualifying event occurs; and (B) subject to the terms and conditions of the Policy.

A child that is born to or placed with an Insured Employee during a period of COBRA coverage is eligible for coverage as a Dependent provided proper written notice, and election takes place.

# **Qualifying Events**

- A) If Your health insurance coverage ends due to (a) termination of e. n' yment; or (b) a reduction in hours, You may continue health coverage under the policy for the continuation of coverage period. The right to continue coverage under an precision vill not be allowed if KPIC is informed by the employer that Your employment was terminated due to gross misconduct.
- B) If Your Dependent's insurance coverage ds at to: (a) Your death; (b) Your legal divorce or legal separation from Your spouse; or (c) 'o this reaching the limiting age for a Dependent, the terminated Dependent has the potion to the continuation of coverage period.
- C) If You retired from employres, with the employer and Your health insurance coverage, or the health insurance coverage of Your sendents, including Your surviving spouse:
  - 1. is substantially eliminated of a result of the employer's filing of a Title XI bankruptcy; or
  - 2. was substantia' / eliminated during the Accumulation Period preceding the employer's filing of a Title XI backrur',

You and Your Dependents my continue health coverage under the policy for the continuation of coverage period.

D) If You become entitled to Medicare benefits under Title XVIII of the Social Security Act, Your Medicare ineligible spouse and Dependent eligible children may continue health coverage under the policy for the continuation of coverage period.

# **Continuation of Coverage Period**

Continuation of Coverage Period means the period of time ending on the earlier of:

- 1. 18 months following qualifying event (A) except if a qualifying event (B) occurs during this 18 months, the continuation of coverage period will be extended an additional 18 months for a total period of 36 months.
- 2. 36 months following qualifying event (B);
- 3. for a qualifying event (C):
  - a) The date of Your death, at which time Your Dependents (other than Your surviving spouse in (i) below) will be entitled to continue coverage on the same basis as if a qualifying event (B) had occurred.

# FEDERAL CONTINUATION OF COVERAGE PROVISIONS (COBRA)

- b) If You died before the occurrence of a qualifying event (C), Your surviving spouse is entitled to lifetime coverage.
- 4. The end of a 36-month period following an event described in qualifying event (D), without regard to whether that occurrence is a qualifying event, or for any subsequent qualifying event;
- 5. The date You or Your Dependents become covered under any other group coverage providing hospital, surgical or medical benefits, insured or self-insured, which does not contain any limitation with respect to any preexisting condition;
- 6. The date a Covered Person, other than those provided continuation of coverage under qualifying event (C) becomes entitled to Medicare benefits under Title XVIII of the Social Security Act;
- 7. The date the employer ceases to provide any group health coverage for its employees;
- 8. The date any premium for continuation of coverage is not timely paid; or
- 9. The date that the privilege for conversion to an individual or family policy is exercised.

# Requirements

You or Your Dependent must notify the employer within 60 days of the following qualifying events:

- 1. The date You and Your spouse were legally divorced or legally separated; or
- 2. The date the coverage for Your Dependent child ceases due or reacting the limiting age.

The option of electing continuation of coverage lasts for a 60 day and which begins to run at the later of either the date of the qualifying event or the date the Courred erson who would lose coverage due to the qualifying event receives notice of his or her rights continuation of coverage.

If You or Your Dependent elects to continue coverage the antinuation of coverage period, it will be Your duty to pay each monthly premium, after the init. I pay that, to the employer one month in advance. The premium amount will include that art of premium formerly paid by Your employer prior to termination. Premiums for each substitute, anoth will be paid by You or Your Dependent without further notice from the employer.

In any event, KPIC will not be require provide a ontinuation of coverage under this provision unless KPIC has received:

- 1. A written request for conting tion, sign of by You or Your Dependent; and
- 2. The premium for the period from the termination date to the end of the last month for which Your employer has paid the grown premium.

If You (a) have elect d COPT accerage through another health plan available through Your Employer Group, and a section sective COBRA coverage through KPIC during an open enrollment, You will be entitled to COBRA overage only for the remainder, if any, of the maximum coverage period permitted by COBRA, subject to the termination provisions described above.

#### **Extension for Disabled Covered Persons**

If Social Security, under its rules, determines that a Covered Person was disabled when a qualifying event set forth in (B) occurred, the 18 month maximum period of continued health coverage for such a qualifying event may be extended 11 months for a total period of 29 months. To obtain that extension, the Covered Person must notify the employer of Social Security's determination before the initial 18-month maximum period ends.

For the continued health coverage of disabled Covered Persons that exceeds 18 months, KPIC may increase the premium it charges by as much as 50%. The employer may require the disabled Covered Persons to pay all or part of that total increased premium.

# FEDERAL CONTINUATION OF COVERAGE PROVISIONS (COBRA)

In no event will continued health coverage extend beyond the first month to begin more than 30 days after Social Security determines that the Covered Person is no longer disabled. The Covered Person must notify the employer within 30 days of the date of such a Social Security determination.

# **Continued Health Coverage from a Prior Plan**

Continued health coverage will also be provided if: a) The Policy replaced a prior benefit plan of Your employer or an associated company; and b) a person's continued health coverage under a provision of that prior plan similar to this ended due to the replacement of that prior plan. In such case, that person may obtain continued health coverage under this provision. It will be as though the Policy had been in effect when the qualifying event occurred. But no benefits will be paid under the Policy for health care expenses incurred before its effective date.

# CONTINUATION OF MEDICAL EXPENSE BENEFITS DURING AN APPROVED LEAVE UNDER THE FAMILY AND MEDICAL LEAVE ACT (FMLA):

Insured Persons have the option to continue insurance during an ar proved leave under the Family and Medical Leave Act (FMLA) upon payment of the required complution.

Continued insurance terminates when a required contribution is not mad when due. Medical insurance under the Group Policy will be reinstated, as required under the lict, upon returning from an approved leave under the FMLA for an Insured Person whose insurance terminated during an approved leave under the FMLA.

For more details regarding the Continuation of Madical Funefit Adulted by Federal law, please call KPIC or its Administrator at 1-855-364-3185.

# Continued Health Coverage under Unit med Strvicts Employment and Reemployment Rights Act (USERRA)

If You are called to active duty ir the unifo. and services, You may be able to continue Your coverage under this Policy for a mix time fer You would otherwise lose eligibility, if required by the federal USERRA law. You has sub. It a USERRA election form to Your employer within 60 days after Your call to arm, duty.

Please contact Your el please ontact Your el

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# CONTINUATION OF MEDICAL EXPENSE BENEFITS REQUIRED BY STATE LAW

# **Optional State Continuation**

Continuation of Medical Expense Benefits may be available to a Covered Person upon termination of insurance unless:

- 1) Termination of insurance was due to termination of employment for cause.
- 2) Termination of insurance was due to nonpayment of premium.
- 3) Coverage is immediately replaced by similar group coverage.
- 4) Termination of insurance was due to termination of the Group Policy or termination of a class of individuals to which the Covered Person belonged.

Such continued insurance shall be available to Covered Persons:

- 1) Who have been continuously covered under the Group Policy and under any contract or plan providing similar benefits which this Group Policy replaces, for releast six months immediately prior to such termination; and
- 2) Who elects insurance in writing and pay required premium within 31 days from the date coverage would otherwise terminate. The required premium vitincludiany amount normally paid by Group.

Continued coverage will terminate on the earliest of

- 1) The last day for which the Covered Person har paid to a required premium.
- 2) The date the Covered Person becomes eligible for insurance under another group policy for medical benefits.
- 3) The date this Group Policy terminates.
- 4) The end of the Policy Month in which insurance yound otherwise terminate plus three additional Policy Months.
- 5) With respect to any one Covered Person, to ate that Covered Person no longer qualifies as an Eligible Dependent.

If the Covered Person was 60 year of age or older at the time insurance would otherwise have terminated, coverage of ay be continued beyond the period of coverage shown above unless:

- 1) Termination of instrance due to voluntary termination of employment for other than health reasons.
- 2) Termination of insurance we due to termination of employment for reasons, which would cause a forfeiture of unemployment compensation.
- 3) Termination of insurance was due to nonpayment of premium.
- 4) Coverage is immediately replaced by similar group coverage.
- 5) Termination of insurance was due to termination of the Group Policy or termination of a class of individuals to which the Covered Person belonged.

Such continuation coverage will terminate on the earliest of:

- 1) The last day for which the Coverage Person paid the required premium.
- 2) The date the Covered Person becomes eligible for insurance under another group policy for medical benefits.
- 3) The date this Group Policy terminates.
- 4) With respect to any one Covered Person, the date that Covered Person no longer qualifies as an Eligible Dependent.

For more details regarding the Continuation of Medical Benefit required by state law, please call KPIC or its Administrator at 1-855-364-3185, 711 (TTY).

# **COORDINATION OF BENEFITS**

# **Application**

This Coordination of Benefits provision applies when the Covered Person has coverage under more than one Plan. If this provision applies, the benefit determination rules state whether this Group Policy pays before or after another Plan.

The benefits of this Group Policy:

- 1. Will not be reduced when this Group Policy is primary;
- May be reduced when another Plan is primary and This Group Policy is secondary. The benefits of This Group Policy are reduced so that they and the benefits payable under all other Plans do not total more than 100 percent of the Allowable Expenses during any Accumulation Period; and
- 3. Will not exceed the benefits payable in the absence of other coverage.

#### **Order of Benefit Determination Rules**

This Group Policy determines its order of benefits by using the 'st of t'e following that applies:

- 1. General: A Plan that does not coordinate with other Plans is an street, sthe r mary Plan.
- 2. Non-dependent\Dependent: The benefits of the Plan which covers the Person, or subscriber (other than a Dependent) is the primary Plan, the Plan which covers the person as a Dependent is the secondary Plan.
- 3. Dependent Child--Parents Not Separated or Prorce Who is Plan and another Plan cover the same child as a Dependent of different arent, benefits for the child are determined as follows:
  - a) the primary Plan is the Plan of the pare t whare birthday (month and day) falls earlier in the year. The secondary Plan is the Plan on the parent whose birthday falls later in the year.
  - b) if both parents have the same in day, the penefits of the Plan which covered the parent the longer time is the primary Proposition and which covered the parent the shorter time is the secondary Plan.
  - c) if the other Plan does no have birthday rule, but has the male\female rule and if, as a result, the Plans do not ree on the order of benefits, the rule in the other Plan will determine the order of benefits.
- 4. Dependent Child: Separated parents: If two or more Plans cover a person as a Dependent child or anvorced or separated parents, benefits for the child are determined as follows:
  - a) first, the Plan of the parent with custody of the child;
  - b) then, the Plan of the spouse of the parent with custody of the child; and
  - c) finally, the Plan of the parent without custody of the child.

However, if the specific terms of a court decree state that one parent is responsible for the health care expenses of the child and the entity obligated to pay or provide the benefits of the Plan of that parent has actual knowledge of those terms, that Plan is the primary Plan. This paragraph does not apply with respect to any Accumulation Period during which any benefits actually paid or provided before the entity has actual knowledge. Also, benefits for the child of a non-custodial parent who is responsible for the health care expenses of the child may be paid directly to the provider, if the custodial parent so requests.

5. Active/Inactive Service: The primary Plan is the Plan which covers the person as a Covered Person who is neither laid off or retired (or as that employee's Dependent). The secondary Plan is the Plan which covers that person as a laid off or retired Covered Person (or as that Covered

# **COORDINATION OF BENEFITS**

- Person's Dependent). If the other Plan does not have this rule, and if, as a result, the Plans do not agree on the order of benefits, this rule does not apply.
- 6. Longer/Shorter Length of Coverage: If none of the above rules determines the order of benefits. the primary Plan is the Plan which covered a Covered Person, or subscriber the longer time. The secondary Plan is the Plan which covered that person the shorter time.

#### **Effect of Medicare**

This Plan will be primary to Medicare for an active employee and Dependent spouse of such active employee. This Plan will not be primary to Medicare if the Covered Person is eligible for Medicare as primary. Any such Covered Person may not continue enrollment under This Plan. Medicare is primary for an insured retiree or the Dependent spouse of a retiree age 65 or over; this applies whether or not the retiree or spouse is enrolled in Medicare.

#### Reduction in this Plan's Benefits

When the benefits of This Plan are reduced, each benefit is reduced in proportion. It is then charged against any applicable Benefit Maximum of This Plan.

Any benefit amount not paid under This Plan because of coording in given his becomes a benefit credit under This Plan. This amount can be used to pay any added An wall e Expenses the Covered Person may incur during the remainder of the Accumulation Period, including any Coinsurance payable under This Plan.

# **Right to Receive and Release Information**

Certain facts are needed to coordinate bene. KPL has the right to decide which facts it needs. KPIC may get needed facts from or give then to any the organization or person. KPIC need not tell, or get the consent of any person to do this. Fact person claiming benefits under This Plan must give KPIC any facts it needs to pay the talk.

#### **Facility of Payment**

A payment made under another is ar anay have included an amount which should have been paid under This Plan. If it do so, is PIC more pay that amount to the organization that made the payment. That amount will then be treet of as sough it were a benefit paid under This Plan. KPIC will not pay that amount again. The sound made includes providing benefits in the form of services. In this case "payment made" more and the reasonable cash value of the benefits provided in the form of services.

#### **Right of Recovery**

If the amount of the payments made by KPIC is more than it should have paid, KPIC may recover the excess from one or more of the following:

- 1. the persons KPIC has paid or for whom it has paid.
- 2. insurance companies.
- 3. other organizations.

The "amount of payments made" includes the reasonable cash value of any benefits provided in the form of services.

## COORDINATION OF BENEFITS

# **Definitions Related to Coordination of Benefits**

Active Service means that a Covered Person: 1) is present at work with the intent and ability to work the scheduled hours; and 2) is performing in the customary manner all of the regular duties of his or her employment.

**Allowable Expenses** means the Maximum Allowable Charge for medical or dental care or treatment. Part of the expenses must be covered under at least one of the Plans covering the Covered Person.

**Coordination of Benefits** means the way benefits are payable under more than one medical or dental plan. Under Coordination of Benefits, the Covered Person will not receive more than the Allowable Expenses for a loss.

Plan means any of the following which provides medical or dental benefits or services:

- 1. Group insurance or group-type coverage, whether insured or uninsured. This includes prepayment, group practice or individual practice coverage. It also includes coverage other than school accident-type coverage.
- 2. Coverage under a governmental plan, or coverage required or provided by law. This does not include a state plan under Medicaid (Title XIX, Grants to States an edice Assistance Programs, of the United States Social Security Act, as amended from time to time.

# Plan does not include any:

- 1. Individual or family insurance contracts;
- 2. Individual or family subscriber contracts;
- 3. Individual or family coverage through He h Mc cenance Organizations (HMOs);
- 4. Individual or family coverage under othe proay. ant, group practice and individual practice plans:
- 5. Group or group-type hospital inder the ben fits of \$100 per day or less;
- 6. School accident-type coverages. There cover acts cover grammar, high school and college students for accidents only, and indicate injuries, either on a twenty-four-hour basis or on a "to and from school" basis; and
- 7. A State plan under Medicaid, p shall not include a law or plan when, by law, its benefits are in excess of those c any private insurance plan or other nongovernmental plan.

The benefits provided  $\nu$ , a Plan iclude those that would have been provided if a claim had been duly made.

**Primary Plan/Secondary Plan** means that when This Plan is primary, its benefits are determined before those of the other Plan; the benefits of the other Plan are not considered. When This Plan is secondary, its benefits are determined after those of the other Plan; its benefits may be reduced because of the other Plan's benefits. When there are more than two Plans, This Plan may be primary as to one and may be secondary as to another.

This section explains provisions for filing Claims and Appeals arising from decisions made regarding benefit Claims under Your KPIC Preferred Provider Organization (PPO) health coverage plan.

This section contains the following:

- Definitions of Terms unique to this section
- Claims and Appeals provisions
- Claims Processes for:
  - Post Service Claims
  - Pre-service Claims
    - Urgent Pre-service Claims
    - Non-Urgent Pre-service Claims
  - Concurrent Care Claims
    - Urgent Concurrent care Claims
    - Non-Urgent Concurrent care Claims
- Internal Appeals Process
  - Appeal
  - Time Frame for Resolving Your Appeals
    - Post Service
    - Pre-service
      - o Urgent Pre-service Calma
      - Non-Urgent Pre-s vice C' ims
    - Concurrent- Care Claims
      - o Urgent Concul & Claims
      - o Non-Urgent Col put ant core Claims
- Help With Your Appeal
- The External Appeals Process

# A. Definitions Related to Claim and Inpean Procedures

The following terms have the follo if y meanings when used in this **Claims and Appeals Procedures** section:

Adverse Benefit Determination in cans Our decision to do any of the following:

- 1. Deny Your Claim, in whole r in part, such as a reduction of benefits or a failure or refusal to cover an item or service resulting from a determination that such item or service is experimental or investigational not Medically Necessary.
- 2. Terminate Your coverage retroactively except as the result of non-payment of premiums (also known as rescission), or
- 3. Uphold its previous Adverse Benefit Determination when You Appeal.

Appeal means a request for Us to review Our Adverse Benefit Determination.

Claim means a request for Us to: 1) pay for a Covered Service that You have not received (Pre-service claim); 2) continue to pay for a Covered Service that You are currently receiving (Concurrent Care Claim); or 3) pay for a Covered Service that You have already received (Post-Service claim).

**Proof of Loss** means sufficient information to allow KPIC or Our Administrator to decide if a Claim is payable under the terms of the Group Policy. The information needed to make this determination may include but is not limited to: reports of investigations concerning fraud and misrepresentation, necessary consent forms, releases and assignments, medical records, information regarding

provider services, information regarding medical necessity or other necessary information requested by KPIC.

We may use medical experts to help Us review claims and appeals

## **Language and Translation Assistance**

If We send You an Adverse Benefit Determination at an address in a county where a federally mandated threshold language applies, then Your notice of Adverse Benefit Determination will include a notice of the availability of language assistance (oral translation) in that threshold language. A threshold language applies to a county if at least, 10% of the population of that county is literate only in the same federally mandated non-English language. You may request language assistance with Your Claim and/or Appeal by calling Customer Service Department Monday through Friday from 7 a.m. to 7 p.m. at 1-855-364-3185 (long distance) or 711 (TTY).

If We send You an Adverse Benefit Determination at an address in a county where a federally mandated threshold language applies, then You may request translation of that notice into the applicable threshold language. A threshold language applies to a county if at least, 10% of the population is literate only in the same federally mandated non-English anguage. You may request translation of the specific notice by calling Customer Service Department to onday through Friday from 7 a.m. to 7 p.m. at 1-855-364-3185 (long distance) or 711 (TTY).

# **Appoint a Representative**

If You would like someone to act on Your behalf egardi g You. Jaim or appeal, You may appoint an authorized representative. You must make is pointment in writing. Please send Your representative's name, address and telephore and information to the following address:

Kaiser Permand to Appeals Departing Inter-P.O. Box 939001 San Dieg 92193-901 (800) 788-710

You must pay the cost of anyone You hire to represent or help You.

# Reviewing Information negardin Your Claim

If You want to review the Symation that We have collected regarding Your Claim, You may request, and We will provide without charge, copies of all relevant documents, records, and other information. You also have the right to request that We provide You with any diagnosis and treatment codes and their meanings that are the subject of Your Claim. To make a request, You should contact our Customer Service Department Monday through Friday from 7 a.m. to 7 p.m. at 1-855-364-3185 or 711 (TTY).

#### Other Information Available

A Summary of the number, nature, and outcome results of appeals filed in the previous three years shall be available for inspection. Copies of such summary shall be made available at reasonable costs.

## **B.** The Claims Process

There are several types of Claims, and each has a different procedure as described below:

Post-service Claims

- Pre-service Claims (urgent and non-urgent)
- Concurrent Care Claims (urgent and non-urgent)

Please refer to the subsection **Internal Appeals Process** provision under this section for a detailed provision regarding Your right to Appeal Our Adverse Benefit Determination. Our Adverse Benefit Determination notice will tell You why We denied Your claim and will include information regarding Your appeal rights, including external review, that may be available to You.

In addition, there are specific procedures for appealing Adverse Benefit Determinations due to a retroactive termination of coverage (rescission). Please refer to the subsection on Appeals of retroactive coverage termination (rescission) provision under this section for a detailed explanation.

**Questions about Claims:** For assistance with questions regarding claims filed with KPIC, please have Your ID Card available when You call 1-855-364-3185 or 711 (TTY). You may write to the address listed above. Claim forms are available from Your employer.

Questions about Claims related to Pediatric Dental Services: For Arediatric Dental Services please contact Delta Dental at 1-800-929-2309.

## 1) Post-Service Claim

Post-Service Claim means a Claim involving the payment or reimburst ment of costs for Covered Services that has already been received.

All Post-Service Medical Claims under this Policy vill be administered by:

Kaiser Fo. In ation. Tealth Plan, Inc.
National Clain S.A. 'ministration - Georgia
P.O. Box 70010
Peny CO 80237-9998

The following procedures apply to Prat-Service Claims:

- Submitting a Post- arvice Claim
  - o Within 12 mor hs aft ... do e you received the services or as soon as reasonably possible.
  - You may file a c...in (request for payment/reimbursement):
    - By visiting kp.org, completing an electronic form and uploading supporting documentation;
    - By mailing a paper form that can be obtained by visiting kp.org or calling the Member Services Contact Center; or
    - If you are unable access the electronic form (or obtain the paper form), by mailing the minimum amount of information we need to process your claim:
      - Member/Patient Name and Medical/Health Record Number
      - The date you received the services
      - Where you received the services
      - Who provided the services
      - Why you think we should pay for the services
  - A copy of the bill, your medical record(s) for these services, and your receipt if you paid for the services.
  - You must mail Your Claim to Our Administrator at:

Kaiser Foundation Health Plan, Inc.
National Claims Administration - Georgia
P.O. Box 370010
Denver, CO 80237-9998

Or, you can fax your claim to (303) 925-6644.

For prescription drugs claims:

MedImpact Healthcare Systems, Inc PO Box 509098 San Diego, CA 92150-9098

Or fax Your Claim to 1-858-549-1569

For Pediatric Dental Claims mail your claim to:

Delta Dental P.O. Box 9973 Sacramento 194.

- o In accordance with the **Proof of Loss** bsecond this **CLAIMS AND APPEALS PROCEDURES**, We will not accept or pay for claims not be ave been reasonably possible to submit a claim and that the claim was submit a pool as pasonably possible.
- written decision within is bus asseadys for electronic claims, 30 calendar day for paper claims after We receive Your written Proof of Loss or Claim. We may extend the time for making a decision for an actitional 15 days if circumstances beyond Our control delay Our decision, if We notify is whin 15 days after We receive Your claim. We may ask You for more information in We tell You We need more information, We will ask You for the information before the end of the initial 15-day decision period ends, and We will give You 45 days to send Us the information. We will make a decision within 15 days after We receive the first piece of information (including documents) We requested. You should send all the requested information at one time, so that We will be able to consider it all when We make our decision. If We do not receive any of the requested information (including documents) within 45 days after We send our request, We will make a decision based on the information We have following the end of the 45 day period.
- If We deny Your claim (if We do not pay for all the Services You requested), Our Adverse Benefit Determination will tell You why We denied Your claim and include information regarding the mandatory appeal rights, including external review that may be available to You. Please refer to the subsection **The Internal Appeals Process** provision under this section for details regarding the mandatory internal appeal process and Your appeal rights.

**In-Network Provider Claims** 

If You receive services from an In-Network Provider, that provider will file the claims on Your behalf. Benefits will be paid directly to the provider. You need to pay only Your Deductible, if any, and any Coinsurance or Copayment.

#### For Out-of-Network Provider claims

If You receive services from any other licensed provider, You may need to file the claim yourself and will be reimbursed in accordance with the terms set forth under the Schedule of Coverage subject to the Assignment Provision in the **GENERAL PROVISION** section.

#### **Notice of Claims**

You must give Us written notice of claim within 20 days after the occurrence or commencement of any loss covered by the Policy, or as soon as reasonably possible. You may give notice or may have someone do it for You. The notice should give Your name and Your policy number. The notice should be mailed to Us at Our mailing address or to Our Claims Administrator at:

Kaiser Foundation Health Plan ic.
National Claims Administration Georgia
P.O. Box 370010
Denver, CO 80237-9998

Or, you can fax your claim (303) 925-6644.

For prescription drugs claims:

MedIn . at He thcare Systems, Inc . 3 Bo. 509098 San Yiey CA 92150-9098

Or fax 'our wim to 1-858-549-1569

For Pediatric Dep\* Claims ail your claim to:

Delta Dental P.O. Box 997330 Sacramento, CA 94105

## **Claim Forms**

When We receive Your notice of claim, We will send You forms for filing Proof of Loss. If We do not send You these forms within 10 days after receipt of Your notice of claim, You shall be deemed to have complied with the Proof of Loss requirements by submitting written proof covering the occurrence, character and extent of the loss, within the time limit stated in the Proof of Loss section.

#### **Proof of Loss**

Written Proof of Loss must be sent to Us or to Our Administrator at the address shown on the preceding page within 90 days after the date of the loss. Failure to furnish such proof within the time required shall not invalidate nor reduce any claim if it was not reasonably possible to give proof within such time, provided such proof is furnished as soon as reasonably possible, but in no event, later than one year from the date of loss, except in the absence of legal capacity.

# **Time for Payment of Benefits**

In accordance with the terms of Your coverage, benefits will be paid immediately upon receipt of proper written Proof of Loss. If the benefits payable are not paid in whole or in part, We will mail to the covered person, within 15 working days for electronic and 30 calendar days for paper claims of receipt of the written Proof of Loss, a letter that states the: (1) reason(s) why the benefits payable cannot be paid; and (2) lists of information and/or documentation that We need to process the claim. We will complete the processing of the Claim within 15 working days of Our receipt of all of the additional information and/or documentation requested.

Unless the Covered Person has asked Us not to do so, We may pay all or any part of the benefits provided by the Group Policy directly to the service provider. Any such payment made by Us in good faith will fully discharge Our obligation to the extent of the payment.

Any benefits for health expenses for covered medical transportation services are payable to the provider of these services. No benefits are payable to the Covered Person to the extent benefits for the same expenses are paid to the provider.

#### **Contested Claims**

If We are unable to pay Your claim after receiving proper Proof of L ss, V 3 will notify You of any contest to or denial of the claim within 15 working days for electronic and 30 calendar days for paper claims of the date the Proof of Loss was received by Us. To written potice will specify:

- 1. the parts of the claim that are being contested or dered;
- 2. the reasons the claim is being contested or depend and
- 3. the pertinent provisions of the Group Pole, and wich the contest or denial is based.

If the Covered Person is dissatisfied to the result of the review, the Covered Person may file an appeal.

Please refer to **The Internal App** als. Sees rovision under this section for specific provisions for filing an appeal for each type of lair (Frederice; Concurrent, Urgent and Post Service) in cases of any Adverse Benefit Frederica minat on.

## **Legal Action**

No action may be brought more than three (3) years after the date written Proof of Loss is given to Us.

## **Time Limitations**

If any time limitation provided in the plan for giving notice of claims, or for bringing any action at law or in equity, is in conflict with that permitted by applicable federal or state law, the time limitation provided in this policy will be adjusted to conform to the minimum permitted by the applicable law.

# 2) Pre-service Claim

Pre-service Claim is a request for approval of benefit(s) or treatment(s) that You have not received. When the terms of the Group Policy, condition the receipt or provision of the Covered Services, in whole or in part, on authorization (in advance of obtaining medical care), failure to receive authorization before receiving a Covered Service that is subject to Precertification in order to be a covered benefit may be the basis for reduction of Your benefits or Our denial of Your Pre-service Claim for payment. If you receive any of the Covered Services You are requesting before We make Our decision, Your Pre-Service claim will become a Post-Service Claim with respect to those

services. If You have any general questions about Pre-Service Claims, please call 1-855-364-3185 or 711 (TTY). Or submit your questions in writing to:

Kaiser Permanente Quality Resource Management Department Nine Piedmont Center 3495 Piedmont Road, NE Atlanta, GA 30305-1736

Please refer to the **PRECERTIFICATION** section of this Certificate for a more detailed provision of the Precertification process.

The following are the procedures for filing a Pre-Service Claim:

## • Pre-Service Claim

 Send your request in writing to Us that You want to make a Claim for Us to precertify a service that You have not yet received. Your request and ar , related documents You give Us constitute Your Claim.

For medical services claims:

You must either mail Your Claim to Us at the ac 'ress below coall our Customer Service Department at 1-855-364-3185 or 711 (TTY) at

Kai er Perr anente

Quality Rescurce to agement Department

No. Piect ont Center

349. Protono. Road, NE

Atlanta, A 30305-1736

Or fax Your Claim to Us \* 1-404-3 1-4743

For prescription drugs clains

MedImpact Healthcare Systems, Inc Utilization Management Department PO Box 509098 San Diego, CA 92150-9098 (800) 788-2949

Or fax Your Claim to Us at: 1-858-549-1569

If You want us to consider Your Pre-Service claim on an urgent basis, Your request should tell Us that. We will decide whether Your Claim is urgent or non-urgent unless Your attending health care provider tells us Your claim is urgent. If We determine that Your Claim is not urgent, We will treat Your Claim as non-urgent. Generally, a Claim is urgent only if using the procedure for non-urgent claims (a) could seriously jeopardize Your life, health, or ability to regain maximum function, or (b) would, in the opinion of a physician with knowledge of Your medical condition, subject You to severe pain that cannot be adequately managed without the services You are requesting.

- We will review Your claim and, if We have all the information We need, We will make a decision within a reasonable period of time but not later than 15 days after We receive Your Claim. We may extend the time for making a decision for an additional 15 days if circumstances beyond Our control delay Our decision, if We notify You prior to the expiration of the initial 15-day period. If We tell You We need more information, We will ask You for the information within the initial 15 day decision period, and We will give You 45 days to send the information. We will make a decision within 15 days after We receive the first piece of information (including documents) We requested. We encourage You to send all the requested information at one time, so that We will be able to consider it all when We make Our decision. If We do not receive any of the requested information (including documents) within 45 days after We send Our request, We will make a decision based on the information We have within 15 days following the end of the 45 day period.
- We will send written notice of Our decision to You and, if applicable to Your provider.
- If Your Pre-Service Claim was considered on an urgent be a, We will notify You of Our decision orally or in writing within a timeframe appropriate to Your clinical condition but not later than 72 hours after We receive Your Claim. Within 2 hours after we receive Your claim, We may ask You for more information. We will notify You Our decision within 48 hours of receiving the first piece of requested information. If We do not requested information, then We will notify You of Our decision within 3 hours after making Our request. If We notify You of Our decision orall the will send You written confirmation within 3 days after that.
- If We deny Your claim (if We do not a see to sovide or pay for all the Covered Services You requested), its Adverse Benefit Determation notice will tell you why KPIC denied Your Claim and will include information regarding Your appeals rights, including external review, that may be available to You. See refer to the **The Internal Appeals Process** provision under this section for a detailed process and Your appeal rights.

# • Concurrent Care Claim

- o Concurrent Car claim is a request that We continue to pay for, or authorize an ongoing course of covered care be provided over a period of time or number of sessions, when the ongoing course of covered care already being received is scheduled to end. Failure to receive authorization before continuing to receive Covered Services beyond the number of days or number of sessions initially authorized may be the basis of Your denial of coverage for some or all of the Covered Services. If You receive any of the Covered Services You are requesting before We make Our decision, Your Concurrent Care Claim will become a Post-Service Claim with respect to those Covered Services. Concurrent claims can be either Urgent Care Claims or non-Urgent Care Claims. If You have any general questions about Concurrent Care Claims, please call 1-855-364-3185 (long distance).
- If We either (a) deny Your request to extend Your current authorized ongoing care (Your concurrent care Claim) or (b) inform You that authorized care that You are currently receiving is going to end early and You Appeal Our Adverse Benefit Determination at least 24 hours before Your ongoing course of covered treatment will end, then during the time that We are considering Your Appeal, You may continue to receive the authorized Covered Services. If You continue to receive these Covered Services while We consider Your Appeal and Your Appeal does not result in Our approval of Your concurrent care Claim, then You will have to pay for the services that We decide are not covered.

Please refer to the **PRECERTIFICATION** section of this Certificate for details regarding the Preauthorization process of Concurrent Care Claims.

Here are the procedures for filing a Concurrent Care Claim.

#### • Concurrent Care Claim

 Tell Us in writing that You want to make a concurrent care Claim for an ongoing course of Covered Services. Inform Us in detail of the reasons that Your authorized Covered Services should be continued or extended. Your request and any related documents You give Us constitute Your Claim.

For medical services claims:

You must either mail or deliver Your Claim to Us at the address below:

Kaiser Permanente

Quality Resource Management Department
Nine Piedmont Center
3495 Piedmont Road, N'
Atlanta, GA 30305-17. 6

or fax Your Claim to us at: 1-404-364-4743.

For prescription drugs claims:

MedImpac 'Healt' Jare Systems, Inc Utilizat' n Mc Jement Department PO b 509098 San Die n, Cr. 92150-9098 (80c 788-2949)

Or fax Your Claim to Us 2: 1-0. 549-1569

- o If You want Us of consider Your Claim on an urgent basis and You contact Us at least 24 hours before Your care and You may request that We review Your concurrent Claim on an urgent basis. Will died whether Your Claim is urgent or non-urgent unless Your attending health care provider tells Us Your Claim is urgent. If We determine that Your Claim is not urgent, We was creat Your Claim as non-urgent. Generally, a Claim is urgent only if using the procedure for non-urgent Claims (a) could seriously jeopardize Your life, health or ability to regain maximum function, or (b) would, in the opinion of a physician with knowledge of Your medical condition, subject You to severe pain that cannot be adequately managed without extending Your course of covered treatment.
- We will review Your Claim, and if We have all the information We need We will make a decision within a reasonable period of time. If You submitted Your Claim 24 hours or more before Your care is ending, We will make Our decision before Your authorized Covered Services actually ends. If Your authorized Covered Services ended before You submitted Your Claim, We will make Our decision but no later than 15 days after We receive Your Claim. We may extend the time for making a decision for an additional 15 days if circumstances beyond Our control delay Our decision, if We send You notice before the initial 15-day decision period ends. If We tell You We need more information, We will ask You for the information before the initial decision period ends, and We will give You until Your care is ending or, if Your care has ended, 45 days to send Us the information. We will make Our

decision as soon as possible, if Your care has not ended, or within 15 days after We first receive any information (including documents) We requested. We encourage You to send all the requested information at one time, so that We will be able to consider all the information when We make Our decision. If We do not receive any of the requested information (including documents) within the stated timeframe after We send Our request, We will make a decision based on the information We have within the appropriate timeframe, not to exceed 15 days following the end of the timeframe We gave You for sending the additional information.

- We will send written notice of Our decision to You and, if applicable to Your provider.
- o If We consider Your Concurrent Care Claim on an urgent basis, We will notify You of Our decision orally or in writing as soon as Your clinical condition requires, but not later than 24 hours after We received Your Claim. If We notify You of Our decision orally, We will send You written confirmation within 3 days after deciding Your Claim.
- o If We deny Your Claim (if We do not give authorization attending the ongoing course of care), please refer to **The Internal Appeals Process** provision up or this section for a detailed provision regarding the mandatory internal appeal process. If Your opeal rights, Likewise, Our Adverse Benefit Determination notice will tell You why wind died Your claim and will include information regarding the mandatory in arnal appeal process and Your appeal rights, including external review, that may be apilated to You.

# C. The Internal Appeals Process

In order to afford You the opportunity for a fund to review of an Adverse Benefit Determination, the Policyholder has designated KPIC as the "hand for ciary" for appeals arising under the Group Policy. You may appeal an Adverse Ponfit Devrmation (Denial) to Us.

If We deny Your Claim in whole or in part, r send You an Adverse Benefit Determination informing You that Your current authorized is good to end early or that We are retroactively terminating Your coverage, You have the right to r you to a review of Our decision.

You must submit Your appeals in witing except for urgent Pre-Service and urgent Concurrent Care Claim Appeals. We mist receive Il appeal requests within 180 days of Your receiving notice of Our Adverse Benefit Determination. Fease note that We will count the 180 days starting 5 business days from the date of the notice to show for delivery time, unless You can prove that You received the notice after that 5-business day period.

Such appeals will be subject to the following:

If We deny Your Claim (Post-Service, Pre-Service or Concurrent Care Claims), in whole or in part You have the right to request an Appeal of such decision. Our Adverse Benefit Determination notice will tell You why We denied Your claim and will include information regarding the mandatory internal appeal process and Your appeal rights, including external review, that may be available to You.

We must receive Your review request within 180 days of Your receiving this notice of Our initial Adverse Benefit Determination. Please note that We will count the 180 days starting 5 business days from the date of the notice to allow for delivery time, unless You can prove that You received the notice after that 5-business day period.

# **Providing Additional Information Regarding Your Claim**

When You Appeal, You may send Us additional information including comments, documents, and additional medical records that You believe support Your Claim. If We asked for additional information and You did not provide it before We made Our initial decision about Your Claim, then You may still send Us the additional information so that We may include it as part of Our review of Your Appeal.

Please send all additional appeal information for medical services and prescription drugs to the address listed under each type of appeal (Post-Service, Pre-Service or Concurrent Care Appeal).

When You Appeal, You may give testimony in writing or by telephone. Please send Your written testimony to the address set forth under each type of appeal (Post-Service, Pre-Service or Concurrent Care Appeal). To arrange to give testimony by telephone, You should contact Kaiser Permanente Appeals Department at 888-865-5813, 711 (TTY) for your appeal.

We will add the information that You provide through testimony or other means to Your Claim file and We will review it without regard to whether this information we submitted and/or considered in Our initial decision regarding Your Claim.

## **Sharing Additional Information That We Collect**

We will send You any additional information that We collect in the pure of Your Appeal. If We believe that Your Appeal of Our initial Adverse Benefit Determination who be denied, then before We issue Our final Adverse Benefit Determination We will so hare with You any new or additional reasons for that decision. We will send You a letter explaining the new or additional information and/or reasons and inform You how You can respond to the information in the letter if You choose to do so. If You do not respond before We make the Jur final decision, that decision will be based on the information already in Your Claim file.

# Time frame for Resolving Your Appea.

There are several types of Claims, and ea 'h has 'ime frame in resolving Your Appeal.

- Post-service Claims
- Pre-service Claims (urger and --urgent)
- Concurrent Care Claims (unit and non-urgent)

In addition, there are separ . pp als procedures for Adverse Benefit Determinations due to a retroactive termination . covera e (rescission).

# 1) Post-service Appeal

Within 180 days after You receive Our Adverse Benefit Determination, tell Us in writing that You want to Appeal Our denial of Your Post-Service Claim. Please include the following: (1) Your name and Medical Record Number, (2) Your medical condition or symptoms, (3) the specific Covered Services that You want Us to pay for, (4) all of the reasons why You disagree with Our Adverse Benefit Determination, and (5) include all supporting documents. Your request and the supporting documents constitute Your Appeal. Your must mail or deliver a letter of Your appeal for medical services to:

Kaiser Foundation Health Plan of Georgia Member Relations, Appeals Nine Piedmont Center 3495 Piedmont Rd NE Atlanta, GA 30305-1736 (855) 364-3185

or fax Your Appeal to Us at: 1-404-949-5001

You must mail Your appeal for prescription drugs to:

KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131 (800) 788-2949

[or fax Your information to 1-858-790-6060 Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator.

You must mail Your appeal for Pediatric Dental:

Delta Dental Appeals and Grievances Der P.O. Box 1860 Alpharetta, GA 30023-1830 (800) 929-2309

- We will review Your Appeal as follows:
  - o We will review Your Appeal and ser. You a written decision of Your appeal within a reasonable period of time appropriate to the circumstances, but in no event later than 30 days from the date that Newscence Your request for Our review at that level unless We inform You way. Twise in accounter.

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o If We deny Your Appeal Our Avers. Benefit Determination notice will tell You why We denied Your Appeal and ill include information regarding any further process, including external review and may be available to You.

# 2) Non-urgent Pre-se. Appe

Within 180 days after Yr , receive Our Adverse Benefit Determination notice, You must tell Us in writing that You want to Appeal Our denial of Your pre-service Claim. Please include the following: (1) Your name and Medical Record Number, (2) Your medical condition or relevant symptoms, (3) the specific Service that You are requesting, (4) all of the reasons why You disagree with Our adverse benefit denial, and (5) all supporting documents. Your request and the supporting documents constitute Your Appeal. You must mail Your appeal for medical services and to:

Kaiser Permanente Appeals Department Nine Piedmont Center 3495 Piedmont Road, N.E. Atlanta, GA 30305-1736

or fax Your Appeal to Us at: 1-404-949-5001.

You must mail Your appeal for prescription drugs to:

KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131 (800) 788-2949

or fax Your information to 1-858-790-6060 Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator

- We will review Your appeal as follows:
  - o Because You have not yet received the services or equipment that You requested, we will review Your Appeal and send You a written docision of Your Appeal within a reasonable period of time appropriate to the circumstances, but in no event later than 30 days from the date that We receive Your equer for Our review at that level unless We inform You otherwise in advance.
- o If We deny Your Appeal, Our Adverse Benefit L termination. (ice will tell You why We denied Your Appeal and will include information it tarding my further process, including external review, that may be available to Y u.

# 3) <u>Urgent Pre-service Appeal</u>

Tell Us that You want to urgently App. a. Pur A "verse Benefit Determination regarding Your Pre-Service Claim. Please include the fc 'ov'ng: (1) Your name and Medical Record Number, (2) Your medical condition or a strong (3) a specific Service that You are requesting, (4) all of the reasons why You disagree of Our Adverse Benefit Determination, and (5) all supporting documents. The requestand the supporting documents constitute Your Appeal.

You must submit Your Ap, 32 by carling Our Appeals Unit at 1-404-364-7320 or 711 (TTY) or fax Your reques to 1-404-9 3-5001. You may also mail Your appeal for medical services to:

Ka er Permanente

A peals Department

Nine Piedmont Center

3495 Piedmont Road, NE, Atlanta, GA
30305-1736

 You must submit Your Appeal for prescription drugs by calling the Appeals Unit at -800-788-2949, 711 (TTY). You may also mail Your appeal for prescription drugs to:

> KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131

or fax Your information to 1-858-790-6060 Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator

- When You send Your Appeal, You may also request simultaneous external review of Our Adverse Benefit Determination. If You want simultaneous external review, Your Appeal must tell Us this. You will be eligible for the simultaneous external review only if Your Pre-Service Claim qualifies as urgent. If You do not request simultaneous external review in Your Appeal, then You may be able to request external review after We make Our decision regarding Your Appeal (see D. External Review provision under this section).
- We will decide whether Your Appeal is urgent or non-urgent unless Your attending health care provider tells Us Your Appeal is urgent. If We determine that Your Appeal is not urgent, We will treat You Appeal as non-urgent. Generally, an Appeal is urgent only if using the procedure for non-urgent Claims or Appeals (a) could seriously jeopardize Your life, health, or ability to regain maximum function, or (b) would, in the opinion of a physician with knowledge of Your medical condition, subject You to severe pain that cannot be adequately managed without the Services You are requesting.
- We will review Your Appeal and notify You of Our decision, rally or in writing as soon as Your clinical condition requires, but not later than 72 hour after We received Your Appeal. If We notify You of Our decision orally, We will send You a voitten confirmation within 3 days after that.
- If We deny Your Appeal, You may be able to recest external eview after We make Our decision regarding Your Appeal (see Extern Pevical provision under this section), Our Adverse Benefit Determination notice will tell Y u will be denied Your Appeal and will include information regarding any further process, including external review, that may be available to You.

# 4) Non-urgent Concurrent Care Appeal

Within 180 days after You rece is Our A Iverse Benefit Determination notice, You must tell Us in writing that You want to Appeal Condition of Symptoms, (1) Your national Medical Record Number, (2) Your medical condition or symptoms, (3) the ongoin courant covered treatment that You want to continue or extend, (4) all of the reasons why in disagree with Our Adverse Benefit Determination, and (5) all supporting documents. You request and all supporting documents constitute Your Appeal.

You must mail . . . appe I for medical services to:

Kaiser Permanente Appeals Department Nine Piedmont Center 3495 Piedmont Road, NE, Atlanta, GA 30305-1736

or fax Your Appeal to Us at: 1-404-949-5001.

You must mail Your appeal for prescription drugs to:

KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131 (800) 788-2949

or fax Your information to 1-858-790-6060 Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator

- We will review Your appeal as follows:
  - We will review Your Appeal and send You a written decision of Your appeal within a reasonable period of time appropriate to the circumstances, but in no event later than 30 days from the date that We receive Your request for Our review at that level unless We inform You otherwise in advance.
- If We deny Your Appeal, Our Adverse Benefit Determination notice will tell You why We denied Your Appeal and will include information regarding any further process, including external review, that may be available to You.

# 5) Urgent Concurrent Care Appeal

Tell Us that You want to urgently Appeal Our Adverse Ben at Determination regarding Your urgent Concurrent Claim. Please include the following. 1) You name and Medical Record Number, (2) Your medical condition or symptoms, (3) ongoing course of covered treatment that You want to continue or extend, (4) all of the proson, why You disagree with Our Adverse Benefit Determination, and (5) all supporting documents. Your request and the supporting documents constitute Your Appear

You must submit Your Appeal for methal serices and prescriptions written by Kaiser Permanente Providers by calling Our hope and it 1-404-364-7320, 711 (TTY) or fax Your request to 1-404-949-5001.

You may also mail Your appeared medical scrices to:

K Perme ente A Dear Poparenent Nir P'Edmont Center 3495 Piedmont Road, N.E.

You must submit Your / ppeal for prescription drugs by calling the Appeals Unit at 1-800-788-2949, 711 (TTY) .

KPIC Pharmacy Administrator Grievance & Appeals Coordinator 10181 Scripps Gateway Court San Diego, CA 92131 (800) 788-2949

or fax Your information to 1-858-790-6060 Attn: KPIC Pharmacy Administrator Grievance and Appeals Coordinator

- We will review Your appeal as follows:
- When You send Your Appeal, You may also request simultaneous external review of Our Adverse Benefit Determination. If You want simultaneous external review, Your Appeal must

tell Us this. You will be eligible for the simultaneous external review only if Your concurrent care Appeal qualifies as urgent. If You do not request simultaneous external review in Your Appeal, then You may be able to request external review after We make Our decision regarding Your Appeal (see **External Review** provision under this section), if Our internal appeal decision is not in Your favor.

- We will decide whether Your Appeal is urgent or non-urgent unless Your attending health care provider tells Us Your Appeal is urgent. If We determine that Your Appeal is not urgent, We will treat Your Appeal as non-urgent. Generally, an Appeal is urgent only if using the procedure for non-urgent Appeals (a) could seriously jeopardize Your life, health, or ability to regain maximum function, or (b) would, in the opinion of a physician with knowledge of Your medical condition, subject You to severe pain that cannot be adequately managed without continuing Your course of covered treatment.
- We will review Your urgent Appeal and notify You of Our decision orally or in writing as soon as Your clinical condition requires, but no later than hours after We receive Your Appeal. If We notify You of Our decision orally, We will send You a written confirmation within 3 days after that.
- If We deny Your Appeal, You may be able to request extern. 'r view after We make Our decision regarding Your Appeal (see **D**. **External r**. view provision under this section), Our Adverse Benefit Determination notice will the Your hy Wordenied Your Appeal and will include information regarding any further process, inc. This external review, that may be available to You.

# 6) Appeals of retroactive coverage termination rescuession)

o We may terminate Your coverage returactively (see subsection: Rescission for Fraud or Intentional Misrepresentation of vision under **ELIGIBILITY**, **EFFECTIVE DATE**, & **TERMINATION DATE** section). We will sold You written notice at least 30 days prior to the termination. If You have a preral crestions about retroactive coverage terminations or Appeals, please call 1-85t 364- . Tong distance) or 711 (TTY).

Here is the procedure for filing an Appeal of a retroactive coverage termination:

Appeal of retroactive coverage termination

Within 180 days an our receive Our Adverse Benefit Determination that Your coverage will be terminated retroactively, You must tell Us in writing that You want to Appeal Our termination of Your coverage retroactively. Please include the following: (1) Your name and Medical Record Number, (2) all of the reasons why You disagree with Our retroactive coverage termination, and (3) all supporting documents. Your request and the supporting documents constitute Your Appeal. Your must mail Your Appeal to:

Kaiser Permanente Georgia Member Relations, Appeals Nine Piedmont Center 3495 Piedmont Road, NE Atlanta, GA 30305-1736

or fax Your appeal to 1-404-949-5001.

We will review Your Appeal and send You a written decision within 60 days after We receive Your Appeal.

o If We deny Your Appeal, You may be able to request external review after We make Our decision regarding Your Appeal (see Independent External Review Process provision of this section), Our Adverse Benefit Determination notice will tell You why We denied Your Appeal and will include information regarding any further process, including external review, that may be available to You.

# **Help With Your Appeal**

You may contact the state ombudsman:

Georgia Office of Insurance and Safety Fire Commissioner
Consumer Services Division
2 Martin Luther King, Jr. Drive
West Tower, Suite 716
Atlanta, Georgia 30334
Toll Free: 800- 656-2298 or 711 (1. Y)

Telephone: 404-656-2070 or 711 (TT).

Fax: 404-657-85/2

http://www.oci.ga.gov/ConsumerSc vice/Home.aspx

#### D. External Review

If You are dissatisfied with Our final Appeal cisio. You may have a right to request an external review by an independent third-party. You will that to pay for this independent party's review of Our decision regarding Your Appeal. For nore information about how to obtain this review, please call KPIC toll free number at: 1-c b-c^4-3.35 or 711 (TTY).

Please refer to: YOUR RIGHT TO A VIDENT REVIEW under the INDEPENDENT EXTERNAL REVIEW PROCESS section, for a lore lord explanation of Your right to an External Review.

### INDEPENDENT EXTERNAL REVIEW PROCESS

### IMPORTANT NOTICE

### YOUR RIGHT TO AN INDEPENDENT REVIEW

If You believe that health care services have been improperly denied, modified, or delayed You may have the right to an independent review. For more information about how- to obtain this review, please call KPIC toll free number at 1-855-364-3185 or 711 (TTY).

After We have rendered a final Adverse Benefit Determination upon Your completing Our internal appeals process, as described above, You may have a right to request an independent review of Our final Adverse Benefit Determination.

You have the right to an independent external review by an independent chird-party when our final adverse benefit determination:

- 1. relies on medical judgment (including but not limited to medical not essity, appropriateness, health care setting, level of care, or effectiveness is a benefit);
- 2. concludes that a treatment is experimental or investigation;
- 3. concludes that parity exists in the nor quan tative treatment limitations applied to behavioral health care (mental health and par sub-cance abuse) benefits;
- 4. involves consideration of whether Ve a complying with federal law requirements regarding balance (surprise) billing it. Yor ust sharing protections pursuant to the No Surprises Act (Public Health Service Act sections 2799A-1 and 2799A-2 and 45 C.F.R. §§149.110 --149.130); or
- 5. involves a decision related to resission your coverage.

#### **External Review**

If You are dissatisfied with Our fir Liverna. Adverse Benefit Determination regarding Your appeal, You or Your authorized represent vive may have the right to request an external review by an independent third-par / organizatio Within four (4) months after the date on which You receive Our final internal Advencement Determination, send Your written request for external review to:

MAXIMUS Federal Services State Appeals East 3750 Monroe Avenue, Suite 705 Pittsford, NY 14534

Or You may fax Your request to 1-888-866-6190 or submit Your request online at <a href="https://www.externalappeal.com">www.externalappeal.com</a> "Request a Review Online" tab. You will not be required to bear the costs of the External Review. You must submit the HHS-Administered Federal External Review Request Form with your request, as well as a copy of our decision letter. In some cases, an Appointment of Representative form may also be required. The Appointment of Representative form and the HHS-Administered Federal External Review Request Form can be accessed through the following website: <a href="https://externalappeal.cms.gov/ferpportal/#/forms">https://externalappeal.cms.gov/ferpportal/#/forms</a>. If You have any questions or concerns on the external review process, You may call toll free 1-888-866-6205, 711 (TTY). If You need copies of any of these forms or Our letter, please contact 1-855-364-3185 or 711 (TTY). You can download a copy of the Privacy Act Statement form at: <a href="https://www.cms.gov/CCIIO/Resources/Forms-reports-por

# INDEPENDENT EXTERNAL REVIEW PROCESS

and-other-resources/index.html. If You have any questions or concerns on the external review process, You may call toll free 1-888-866-6205 ext. 3326or 711 (TTY).

You may submit additional information to the external reviewer by sending it to the mailing address or fax number for the Federal External Review set forth above. Please note that any additional information that You submit will be shared with Us so that We may reconsider Our final internal adverse benefit determination.

The Federal External Reviewer will first determine whether You are entitled to external review and will notify You and Us in writing if You are not eligible for external appeal. The Federal External Reviewer will then review all of the information and documents timely received *de novo* and will provide written notice of a final external review decision as soon as possible and no later than 45 days after the federal external reviewer receives Your request for external review. This written notice will be sent to You and Us.

You may make a written or oral request for an expedited external review if (1) the time frame for completion of an expedited internal appeal would seriously jeopardize Your life or health or would jeopardize the claimant's ability to regain maximum function be only when You have also filed a timely request for an expedited internal appeal related to Your urge pre-ser ace or concurrent care claim, or (2) You have received Our final internal adverse benefit a termination and You have a medical condition for which the timeframe for complete n of a standard external review would seriously jeopardize the Your life or health or if the small ternal diverse benefit determination concerns an admission, availability of care, considered tate and the supply or service for which You have received services, but have not a pendicular from a facility.

To make a request for expedited external real v Yo may select "expedited" if submitting the review request online, or by emailing FERP@ na. mus.com, asking for expedited review in Your written request for external review of a log the Fectoral External Review Process at 888-866-6052 ext. 3326.

If the external reviewer determines the You are not eligible for expedited external review, then the external reviewer will notify You are Js as soon as possible. The external reviewer must provide notice of the final expertieu external review decision as soon as the medical circumstances require but no later than 72 hours external review receives Your request for expedited external review unless You are an ong ing course of treatment for that condition and then the external review decision will be provided within 24 hours. This notice may be provided orally but must be followed in writing to You and Us within 48 hours of the oral notification.

If the external reviewer overturns Our decision, We will provide coverage or payment for Your health care service or supply as directed.

Except when external review is permitted to occur simultaneously with Your internal urgent Pre-Service or urgent Concurrent Care Appeal, You must exhaust Our internal Claims and Appeals procedures applicable to Your Claim before You may request external review unless We have failed to comply with federal requirements regarding Our Claims and Appeals procedures.

You may have certain additional rights if You remain dissatisfied after You have exhausted all levels of review including external review. If You are enrolled through a plan that is subject to the Employee Retirement Income Security Act (ERISA), You may file a civil action under section 502(a) of the federal ERISA statute. To understand these rights, You should check with Your benefits office or contact the Employee Benefits Security Administration (part of the U.S. Department of Labor) at 1-866-444-EBSA (3272). Alternatively, if Your plan is not subject to ERISA (for example,

# **INDEPENDENT EXTERNAL REVIEW PROCESS**

most state or local government plans and church plans or all individual plans), You may have a right to request review in state court. There may be time limitations on when you need to file your action in either federal or state court.



# IMPORTANT NOTICE REGARDING YOUR HEALTH INSURANCE COVERAGE

# Disclosure of Your Rights and Responsibilities under the Georgia Patient Protection Act

- 1. You have the right to receive medically appropriate care in a timely and convenient manner.
- 2. You have the right to participate in decision making regarding treatment, care and services.
- 3. You have the right to receive information about Your health plan, services and providers.
- 4. You have the right to voice Your complaints or request appeals and have them addressed in a timely manner.
- 5. You have the right to designate a person of Your choice to facilitate care, if You are unable to do so.
- 6. You are responsible to provide necessary information to facilitate effective medical care.
- 7. You are responsible in keeping Your appointments with Your health care provider and to call Your provider at least 24 hours prior to the appointment date if You are unable to keep Your appointment.
- 8. You are responsible in following the medical care as prescribed by Your health care provider.
- 9. You are responsible in following the rules promulgated inder Your health insurance plan.

### **Assignment**

Payment of benefits under the Group Policy for treatment or services that are provided prescribed or directed by an In-Network Provider are made directly to the In-Network Provider.

Payment of benefits under the Group Policy for treatment or services that are provided prescribed or directed by an Out-of-Network Provider are assignable when requested in writing by the insured.

Payment of benefits shall be made by KPIC directly to the Out-of-Network Provider.

### Incontestability

Any statement made by the Policyholder or a Covered Person in applying for insurance under this Policy will be considered a representation and not a warranty. Its validaty cannot be contested except for nonpayment of premiums or fraudulent misstatement as deformine by a court of competent jurisdiction. Only statements that are in writing and signed by the Covared Person can be used in a contest.

### **Legal Action**

No legal action may be brought to recover on this railey lefo. 60 ays from the date written proof of loss has been given to Us as required under the Proposition of Loss section. No such action may be brought more than three (3) years after the date witten proof of loss is given to Us.

# Misstatement of Age

If the age of any person insured under the Group Policy has been misstated: 1) premiums shall be adjusted to correspond to his or her true age, and 2) if benefits are affected by a change in age, benefits will be corrected accordingly (in which case the premium adjustment will take the correction into account).

## **Money Payable**

All sums payable by on the United States.

### **Physical Examination and Autopsy**

KPIC, at its own expense, shall have the right and opportunity to examine the person of any individual whose Injury or Sickness is the basis of a claim when and as often as it may reasonably require during the pendency of a claim hereunder and to make an autopsy in case of death, where it is not forbidden by law.

### **Rescission for Fraud or Intentional Misrepresentation**

Subject to any applicable state or federal law, if KPIC makes a determination that You performed an act, practice or omission that constitutes fraud or made an intentional misrepresentation of material fact under the terms of the Group Policy, KPIC may rescind Your coverage under the Group Policy by giving You no less than 31 days advance written notice. The rescission will be effective on:

1. The effective date of Your coverage, if we relied upon such information to provide coverage; or

The date the act of fraud or intentional misrepresentation of a material fact occurred, if the fraud or intentional misrepresentation of a material fact was committed after the Effective Date of Your coverage

In the absence of fraud, any statement made by the Policyholder or a Covered Person in applying for insurance under This Group Policy will be considered a representation and not a warranty. Only statements that are in writing and signed by the Covered Person can be used in a contest.

# **Rights of a Custodial Parent**

If the parents of a covered Dependent child are:

- 1) Divorced or legally separated; and
- 2) Subject to the same Order,

Order means a valid court or administrative order that:

- 1) Determines custody of a minor child; and
- 2) Requires a non-custodial parent to provide the child's medical is surance coverage or to pay any portion of the medical expenses resulting from medical treatment of the child.

The custodial parent will have the rights stated below without the vor val of the non-custodial parent. However, for this provision to apply the non-custodial parent must be a Covered Person approved for family health coverage under the Policipus d.K. C must receive:

- 1) A request from the custodial parent who is r (a Cov red Pe.son under the policy; and
- 2) A copy of the Order.

If all of these conditions have been met, KPIC v.

- 1) Provide the custodial parent withinformation regarding the terms, conditions, benefits, exclusions and limitations of the Po. v;
- 2) Accept claim forms and requests for compayment from the custodial parent; and
- 3) Make claim payments direc by the cu todial parent for claims submitted by the custodial parent, subject to all the profisions and the Policy. Payment of claims to the custodial parent, which are more and good aith under this provision, will fully discharge KPIC's obligations under the Policy to the extent of the payment.

KPIC will continue to comply with the terms of the Order until We determine that:

- 1) The Order is no longer valid;
- 2) The Dependent child has become covered under other health insurance or health coverage;
- 3) In the case of employer-provided coverage, the employer has stopped providing family coverage for all employees; or
- 4) The Dependent child is no longer a Covered Person under the Policy.

### **Right of Recovery**

If You or Your covered dependent has a claim for damages or a right to recover damages from a third party or parties for any illness or Injury for which benefits are payable under this plan, KPIC may have a right of recovery. Our right of recovery shall be limited to the recovery of any benefits paid for identical covered medical expenses under this plan, but shall not include non-medical items. Money received for future medical care or pain and suffering may not be recovered. KPIC's right of recovery shall include compromise settlements. You or Your attorney must inform KPIC of any legal action or settlement agreement at least 10 days prior to settlement or trial. KPIC will then notify You

of the amount it seeks to recover for covered benefits paid. Our recovery may be reduced by the pro-rata share of Your attorney's fees and expenses of litigation.

# **Surrogacy Arrangements**

If You enter into a Surrogacy Arrangement and You or any other payee are entitled to receive payments or other compensation under the Surrogacy Arrangement, You must reimburse Us for covered Services You receive related to conception, pregnancy, delivery, or postpartum care in connection with that arrangement ("Surrogacy Health Services"). A "Surrogacy Arrangement" is one in which a woman agrees to become pregnant and to surrender the baby (or babies) to another person or persons who intend to raise the child (or children), whether or not the woman receives payment for being a surrogate. **Note**: This "Surrogacy arrangements" provision does not affect Your obligation to pay Your Cost Share for these Covered Services. After You surrender a baby to the legal parents, You are not obligated to reimburse Us for any Covered Services that the baby receives after the date of surrender (the legal parents are financially responsible for any Covered Services that the baby receives).

By accepting Surrogacy Health Services, You automatically assic to Us Your right to receive payments that are payable to You or any other payee under the trreducy Arrangement, regardless of whether those payments are characterized as being to medic expenses. To secure Our rights, We will also have a lien on those payments and on any escape account, trust, or any other account that holds those payments. Those payments and amounts in any escrow account, trust, or other account that holds those payments) of the satisfy Our lien. The assignment and Our lien will not exceed the total amount of You obligation to Us under the preceding paragraph.

Within 30 days after entering into a Surrogacy A. ange ent, You must send written notice of the arrangement, including all of the following information:

Names, addresses, and telephone numbe. of the other parties to the arrangement

- Names, addresses, and teaphrace imbers of any escrow agent or trustee
- Names, addresses, and tele, hone numbers of the intended parents and any other parties who are financially spossible for Services the baby (or babies) receive, including names, addresses, and telephone numbers for any health insurance that will cover Services that the baby (or babies) and telephone numbers for any health insurance that will cover Services that
- · A signed copy of any contracts and other documents explaining the arrangement
- Any other information we request in order to satisfy our rights

You must send this information to:

Equian
Kaiser Permanente
Surrogacy Mailbox
P.O. Box 36380
Louisville, KY 40233

Fax: 502-214-1291

You must complete and send Us all consents, releases, authorizations, lien forms, and other documents that are reasonably necessary for Us to determine the existence of any rights we may

have under this "Surrogacy arrangements" section and to satisfy those rights. You may not agree to waive, release, or reduce our rights under this "Surrogacy arrangements" section without our prior, written consent.

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

If You have questions about Your obligations under this provision, please contact 1-855-364-3185, 711 (TTY).

#### **Time Effective**

The effective time for any dates used is 12:01 A.M. at the address of the Policyholder.

### **Value Added Services**

The following voluntary wellness programs may be available to 'ou' These value-added services are offered in conjunction with this Plan and are not Coverc' Ser Jes under the Group Policy. Please call KPIC at the number on Your ID card (40° 1) 261-2590, , '(TTY) to learn more about the following value-added services and for a complete and conducted list of wellness program services offered to You.

- 1. Wellness Coaching
- 2. Healthy Living Classes
- 3. Online resources including symptom c et er, halthy recipes, and drug encyclopedia.
- 4. Healthy lifestyle online progra
- 5. Total Health Assessment
- 6. Discounts on chiropractic, mass te therapy services, fitness club memberships and vitamins.

For purposes of this section "welln's seprogram" means value-added services offered to Covered Persons that do not covered Services under the Group Policy. These services may be discontinued at any time without prior notice.

# Victims of Family Violence or Sexual Abuse

The laws of the State of Georgia prohibit insurers from unfairly discriminating against any person based upon his or her status as a victim of family violence or sexual assault.





# KAISER PERMANENTE INSURANCE COMPANY

One Kaiser Plaza Oakland, California 94612

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