LABORERS
HEALTH AND WELFARE TRUST FUND
FOR NORTHERN CALIFORNIA

RETIRED PLAN

Summary Plan Description
June 1, 2016

For the complete Laborers Health and Welfare Plan Rules and Regulations, visit our website at www.norcalaborers.org
LABORERS HEALTH AND WELFARE TRUST FUND
FOR NORTHERN CALIFORNIA

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Introduction

We are pleased to provide you with this edition of your Summary Plan Description (SPD). This SPD describes the benefits available to you through the Laborers Health and Welfare Trust Fund for Northern California effective June 1, 2016 and replaces all other plan documents previously provided to you. We hope that you will read this SPD thoroughly to familiarize yourself with the terms and provisions of your health and welfare plan. By becoming familiar with the terms of your Plan, we believe you will save money and use your benefits wisely.

While most of the information in the SPD pertains to the Direct Payment Plan, other information described in the SPD applies whether you are enrolled in the Direct Payment or the optional Kaiser Permanente Plan and will be identified throughout the SPD.

This SPD describes your benefits as accurately as possible and in everyday language. It includes and explains the following sections:

- **Eligibility**: Summarizes how and when you and your Dependents become eligible for benefits.

- **Type of coverage**: Summarizes the wide range of health care benefits available to you such as medical, hospital and prescription drug as well as the optional dental and vision care.

- **How and where to file claims** and, if your claim is denied, how to file an appeal for benefits.

- **General provisions**: Summarizes the type of services or expenses that are excluded or limited to a maximum benefit allowance.

- **Privacy of health information provisions**: Explains what confidential health information about you may be used and disclosed by the Trust Fund Office.

- **General information** about your rights under the Health Insurance Portability and Accountability Act (HIPAA) and Employee Retirement Income Security Act (ERISA) including a Contact Information on page 85 for the various organizations or health care providers which administer your benefits and can assist you if you have any questions.
In order to be covered for any benefits outlined in this SPD, you must be eligible at the time the covered health care services are provided. If you have questions about your benefits or how a rule may affect you or your eligible Dependents, call or write the Trust Fund Office.

The SPD is based upon the official Rules and Regulations of the Laborers Retired Plan. You and your eligible Dependents have a right to have a copy of these Rules and Regulations. When a change is made to eligibility, benefits or any section in the Rules and Regulations of the Plan, you will be informed of the changes in the form of an Important Plan Benefit Change Announcement (a Summary of Material Modifications or SMM). You should keep all announcements with this SPD. Announcements can also be read, downloaded or printed from the Trust Funds’ website.

We, the Board of Trustees (“Board”) of the Laborers Health and Welfare Trust Fund, have the sole authority to resolve any questions concerning the interpretation of the provisions of the Plan described in this SPD. No employer or union, nor any of their representatives are authorized to interpret the Plan on our behalf nor can any of these entities act as our agent.

You should keep this SPD in a handy location and refer to it when you have questions about the Plan. Be sure to share this SPD with your Dependents who are also covered by the Plan.

Sincerely,

Board of Trustees

June 1, 2016
Important Information

❖ **Rules and Regulations of the Plan - Prevailing Authority.** In the event of any conflict between the SPD and the Rules and Regulations of the Laborers Retired Plan, the official Rules and Regulations will always prevail.

❖ **Board of Trustees Authority.** The Board has the right to change or discontinue the eligibility rules and the types and amounts of benefits provided under this Plan.

❖ **Trust Fund Office Role.** The Board has authorized the Trust Fund Office to respond to your questions regarding eligibility or benefits on their behalf. You should send your written questions to the Trust Fund Office to get a formal written answer. The Trust Fund Office may also respond informally to oral questions, however, you should note that answers and information given verbally cannot be relied on in any dispute concerning your benefits and may not be binding upon the Board.

❖ **Gender.** Wherever any words are used in this SPD in the masculine gender, they should be considered as though they were also used in the feminine gender and vice versa.

❖ **Health and Welfare Trust Agreement.** The Trust Agreement provides that Individual Employers and Special Employers are only required to make payments or contributions to the cost of the operation of the Fund or of the Plan, which are contained in a collective bargaining agreement, subscriber’s agreement, participation agreement or the Trust Agreement.

Online Resources

Visit the Trust Funds' website to get the latest information about your Health and Welfare Plan. You can also download or print forms, comparison of plan benefits and booklets from the website.

24/7 Member Portal - Register to access your eligibility history and benefits information. The Trust Funds’ website has a direct link to the Member Portal where you can easily set-up a secure online account to gain access, 24 hours a day, 7 days a week, to your eligibility record and benefits information.

Send an email if you have any questions to: customerservice@norcalaborers.org
## Glossary of Plan Terms

The following terms are frequently used in explaining your Health and Welfare Plan.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Affordable Care Act (ACA)</td>
<td>Means the federal health care law that was enacted on March 23, 2010. Refer to page 33 for more information.</td>
</tr>
<tr>
<td>Allowed Charge; Allowed Amount; Allowable Charge</td>
<td>Means the maximum dollar amount that the Plan will allow for Covered Expenses. For a Preferred Provider it means the negotiated contract amount. For a Non-Preferred Provider, it means the amount established by an independent review organization retained by the Fund. Neither amount will exceed the provider’s billed charges.</td>
</tr>
<tr>
<td>Ambulatory Surgical Center (ASC)</td>
<td>Means a licensed free-standing non-hospital based facility where surgery is performed on a same day outpatient basis.</td>
</tr>
<tr>
<td>BlueCard PPO</td>
<td>Means the Fund’s Preferred Provider Plan network through Anthem Blue Cross outside of California but still within the United States.</td>
</tr>
<tr>
<td>Blue Distinction® Centers</td>
<td>Means a network of Hospitals recognized by Anthem Blue Cross for their expertise in delivering specialty care.</td>
</tr>
<tr>
<td>Board of Trustees or Board</td>
<td>Means a joint Board of Trustees consisting of an equal number of representatives from labor and management. The Board is responsible for the overall operation and administration of the Plan.</td>
</tr>
<tr>
<td>Coinsurance</td>
<td>Means the Fund and your share of the cost for a Covered Expense shown as a percentage.</td>
</tr>
<tr>
<td>Concurrent Review</td>
<td>Means a Utilization Review (UR) that occurs after admission to the Hospital as an inpatient and while still confined as a bed patient.</td>
</tr>
<tr>
<td>Copayment</td>
<td>Means an upfront amount that you pay for a Physician’s or other covered provider’s Office Visit, Electronic or Online Medical Evaluation, Hospital Emergency Room Visit or Prescription Drugs.</td>
</tr>
<tr>
<td>Covered Charges</td>
<td>Means the Non-Participating Hospitals charges for inpatient hospitalization that are covered under the Plan.</td>
</tr>
<tr>
<td>Covered Expenses</td>
<td>Means the type of medical services and supplies that are covered under the Plan.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
<tr>
<td>-------------------------------------------</td>
<td>-----------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Deductible</td>
<td>Means the amount that you pay every Plan Year before the Plan begins paying certain benefits for Covered Expenses.</td>
</tr>
<tr>
<td>Deductible Carryover Period</td>
<td>Means the last three months of the Plan Year, December, January and February. Any annual Deductible you paid during the carryover period will be applied to your Deductible for the next Plan Year.</td>
</tr>
<tr>
<td>Dependent</td>
<td>Means your lawful spouse, Your natural, adopted or step child or child acquired through legal guardianship or foster agency younger than age 26 (Dependent children are covered until the end of the month in which they turn age 26), Handicapped child older than age 26, if the child was eligible as a Dependent under the Plan prior to age 26, and who is prevented from earning a living because of mental or physical handicap provided the child is primarily dependent upon the Participant for support.</td>
</tr>
<tr>
<td>Eligible for Medicare</td>
<td>Means an Eligible Individual who is entitled to Federal Medicare Part A or Part B benefits.</td>
</tr>
<tr>
<td>Eligible Individual</td>
<td>Means a Participant or an eligible Dependent of the Participant.</td>
</tr>
<tr>
<td>Emergency Services</td>
<td>Means outpatient services at a Hospital emergency room due to a serious or life threatening condition.</td>
</tr>
<tr>
<td>ERISA Plan Year</td>
<td>Means June 1 through May 31 each year. This is the Plan’s fiscal accounting period and is different than the benefit Plan Year which is March 1 through February 28 of each year.</td>
</tr>
<tr>
<td>Experimental or Investigative Procedures</td>
<td>Means a drug, device or medical treatment or procedure if:</td>
</tr>
<tr>
<td></td>
<td>a. The drug or device cannot be lawfully marketed without the approval of the Food and Drug Administration (FDA); and</td>
</tr>
<tr>
<td></td>
<td>(1) Approval for marketing has not been given at the time the drug or device is prescribed or provided; or</td>
</tr>
<tr>
<td></td>
<td>(2) Approval has not been given by the FDA for the specific diagnosis, illness or condition for which the drug or device is prescribed or provided; or</td>
</tr>
<tr>
<td></td>
<td>b. The drug, device, medical treatment or procedure, or the patient’s informed consent document utilized with the drug, device, treatment or procedure, was reviewed and approved by the treating facility’s Institutional Review Board or other body</td>
</tr>
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</table>
serving a similar function, or if federal law requires a review or approval; or

c. “Reliable Evidence” shows that the drug, device, medical treatment or procedure is the subject of ongoing phase I or phase II clinical trials, is the research, experimental, study or investigational arm of ongoing phase III clinical trials, or is otherwise under study to determine its maximum tolerated dose, its toxicity, its safety, its efficacy or its efficacy as compared with standard means of treatment or diagnosis; or

d. “Reliable Evidence” shows that the prevailing opinion among experts regarding the drug, device, medical treatment or procedure is that further studies or clinical trials are necessary to determine its maximum tolerated dose, its toxicity, its safety, its efficacy or its efficacy as compared with a standard means of treatment or diagnosis.

For the purpose of this Section, “Reliable Evidence” means only published reports and articles in peer reviewed authoritative medical and scientific literature; the written protocol or protocols used by the treating facility or the protocol(s) of another facility studying substantially the same drug, device, medical treatment or procedure; or the written informed consent used by the treating facility or by another facility studying substantially the same drug, device, medical treatment or procedure.

<table>
<thead>
<tr>
<th><strong>Federal Medicare or Medicare</strong></th>
<th>Means benefits provided to Eligible for Medicare individuals under Title XVIII of the Social Security Amendments of 1965.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fund</strong></td>
<td>Means the Laborers Health and Welfare Trust Fund for Northern California.</td>
</tr>
<tr>
<td><strong>Group Plan</strong></td>
<td>Means any plan providing benefits of the type provided by this Plan which is supported wholly or in part by employer’s payments.</td>
</tr>
<tr>
<td><strong>Hospital</strong></td>
<td>Means licensed, general acute care Hospitals that provide 24/7 care. Hospital also means licensed free-standing psychiatric treatment facilities and substance abuse treatment facilities.</td>
</tr>
<tr>
<td><strong>Individual Employer or Special Employer</strong></td>
<td>Means an employer who is required by a collective bargaining agreement, subscriber or participation agreement to contribute to the Laborers Health and Welfare Trust Fund for Northern California.</td>
</tr>
<tr>
<td>Term</td>
<td>Definition</td>
</tr>
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</tr>
<tr>
<td>Local Union or Union</td>
<td>Means any local union affiliated with the Union whose members perform work covered by the Laborers 46 Northern California Counties Master Agreement.</td>
</tr>
<tr>
<td>Maximum Plan Allowance (MPA)</td>
<td>Means a dollar maximum allowed by the Plan for specific Covered Expenses. Refer to Allowed Charge on page 1 for more information.</td>
</tr>
<tr>
<td>Medically Necessary</td>
<td>Means services that are determined by the Board of Trustees as appropriate and necessary for the symptoms, diagnosis or treatment of an illness or injury, provided for the diagnosis or direct care and treatment of the illness or injury; within standards of good medical practice; not primarily for the personal comfort or convenience of the patient, the patient’s family, or any caregiver, provider or facility; the most appropriate supply or level of service that can safely be provided; and are not more costly than another equally effective course of treatment, service, or sequence of services. Refer to Article I, Section 27.00 of the Rules and Regulations of the Plan for more details about the term “Medically Necessary”.</td>
</tr>
<tr>
<td>Non-Participating Hospital</td>
<td>Means a Hospital that is not part of the Fund’s Preferred Provider Plan (also known as Non-PPO).</td>
</tr>
<tr>
<td>Non-Participating Provider</td>
<td>Means a Physician, laboratory, radiology facility, Ambulatory Surgical Center (ASC) or other licensed health care provider that is not part of the Fund’s Preferred Provider Plan (also known as Non-PPO).</td>
</tr>
<tr>
<td>Participating Hospital</td>
<td>Means a Hospital that is part of the Fund’s Preferred Provider Plan network (also known as PPO).</td>
</tr>
<tr>
<td>Participating Provider</td>
<td>Means a Physician, laboratory, radiology facility, Ambulatory Surgical Center (ASC) or other licensed health care provider that is part of the Fund’s Preferred Provider Plan network (also known as PPO).</td>
</tr>
<tr>
<td>Plan Year</td>
<td>Means the Benefit Plan Year, March 1 through February 28.</td>
</tr>
<tr>
<td>Pre-Admission Review</td>
<td>Means a Utilization Review (UR) for an elective admission before an Eligible Individual is admitted to a Hospital in order to determine the number of Hospital days that are Medically Necessary.</td>
</tr>
<tr>
<td>Preferred Provider Organization (PPO)</td>
<td>Means a managed care organization of health care providers who have an agreement to accept lower fees for their services. The agreements are between the health care providers and Anthem Blue Cross (not the Fund).</td>
</tr>
<tr>
<td><strong>Preferred Provider Plan</strong></td>
<td>Means a program or plan of benefits which uses the services of a Preferred Provider Organization (PPO) for the provision of medical services at negotiated contract rates.</td>
</tr>
<tr>
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<td>--------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>Preferred Provider Plan Service Area</strong></td>
<td>Means all zip codes for California Counties in which Eligible Individuals live and are subject to the reimbursement provisions of the Preferred Provider Plan. The Preferred Provider Plan Service Area also includes the BlueCard PPO national network.</td>
</tr>
<tr>
<td><strong>Professional Review Organization (PRO)</strong></td>
<td>Means the company under contract with the Fund to provide services to the Plan for Utilization Review (UR).</td>
</tr>
<tr>
<td><strong>Retired Participant or Participant</strong></td>
<td>Means a former Active Plan or Special Plan Participant who has established and satisfied the eligibility rules under the Laborers Retired Plan.</td>
</tr>
<tr>
<td><strong>Retrospective Review</strong></td>
<td>Means a Utilization Review (UR) that occurs after discharge from the Hospital when there has been no Pre-Admission and/or Concurrent Review.</td>
</tr>
<tr>
<td><strong>Utilization Review (UR)</strong></td>
<td>Means a review that determines the number of Hospital days that are Medically Necessary for a Hospital confinement. There are three different types of Utilization Review:</td>
</tr>
<tr>
<td></td>
<td>1. Pre-Admission Review—required on all elective Hospital admissions (except for certain maternity confinements).</td>
</tr>
<tr>
<td></td>
<td>2. Concurrent Review—any Hospital admission.</td>
</tr>
<tr>
<td></td>
<td>3. Retrospective Review—takes place after the patient has been discharged when there has been a failure to obtain the required Pre-Admission or Concurrent Review.</td>
</tr>
<tr>
<td><strong>Value-Based Site</strong></td>
<td>Means, for routine total single hip or single knee replacement surgery, a Designated Hospital that is part of the Fund’s Preferred Provider Plan network. For outpatient arthroscopy, cataract or colonoscopy procedures, it means an Ambulatory Surgical Center (ASC) that is part of the Fund’s Preferred Provider Plan network.</td>
</tr>
</tbody>
</table>
Health Plans Available and Options

Hospital-Medical Health Care Plans

Both the Direct Payment and Kaiser Permanente Plans offered through the Fund provide comprehensive hospital-medical and prescription Drug benefits to you and your eligible Dependents.

When you become eligible for the Laborers Retired Plan and elect to participate in the Plan, you are given the opportunity to choose between the Direct Payment Plan and Kaiser Permanente Plan. **Whichever medical plan option you choose, your Dependents must be enrolled in the same plan.** This means you may not enroll in the Direct Payment Plan and your Dependents in the Kaiser Permanente Plan. If you or any of your Dependents are eligible for Medicare and you choose Kaiser Permanente Plan, you or your Dependents must enroll in their Senior Advantage Plan.

If you are considering Kaiser Permanente Plan as your hospital-medical plan of choice, there is a separate Evidence of Coverage EOC/Disclosures booklet explaining the benefits, limitations and exclusions of the Kaiser Permanente Plan. If you would like more information about the Kaiser Permanente Plan including the Senior Advantage Plan before you consider a plan change, call the Trust Fund Office to request a Kaiser Permanente Plan booklet. Otherwise a booklet will automatically be sent to you after your application for a plan change has been received and processed by the Trust Fund Office. If you have questions about the Kaiser Permanente Plan, you can also call Kaiser directly.

You should carefully review the Comparison of Benefit Plans, this SPD, and if needed, the official Plan Rules and Regulations and the Kaiser Permanente Plan’s EOC to see which plan will meet the health care needs of you and your eligible Dependents.

**Direct Payment Plan Service Area**

Coverage is only provided throughout the United States, its Territories and Possessions. Covered Expenses incurred outside of the United States, its Territories and Possessions will be limited to Emergency Services as determined by the Plan.

**Kaiser Permanente Plan Service Area**

Coverage is only provided at Kaiser Permanente facilities throughout Northern California. Coverage outside of Northern California is limited to emergency care services only. Consult the Kaiser Permanente Evidence of Coverage/Disclosures.

You must reside in Kaiser Permanente Plan’s service area and if you are eligible for Medicare, you must reside in their Senior Advantage Plan’s service area to be eligible to enroll in that plan.
Open Enrollment

There is no annual Open Enrollment (OE) period for the medical plans. You are allowed to change plans twice in a calendar year. However, if you have Medicare and enrolled in Senior Advantage Plan, you must remain in that plan for 12 consecutive months before you can switch to the Direct Payment Plan.

If you choose to change plans, you must submit a Retired Plan Application Form to the Trust Fund Office. Your Retired Plan Application Form has to be at the Trust Fund Office no later than the 15th of the month to become effective on the first day of the following month. If you are eligible for Medicare and you choose the Senior Advantage Plan, you must also submit a Senior Advantage Enrollment Form along with a Retired Plan Application Form to the Trust Fund Office – do not submit either form to Kaiser.

When you change plans, you will be notified in writing confirming the effective date of the change and the monthly self-payment cost or premium rate for the coverage you elected. Do not assume your plan has changed until you receive a letter from the Trust Fund Office confirming the effective date of your new plan.

If you are a COBRA Qualified Beneficiary, you are allowed to switch plans the same way and same number of times in a calendar year just like Retired Participants. Refer to page 24 for more information regarding COBRA.

Optional Dental Plans

When you first become eligible under the Laborers Retired Plan, you are also eligible to participate in one of the two dental plans offered by the Fund. Your participation is optional. This means you may enroll in a hospital-medical plan and not enroll in a dental plan. However, you may not enroll in a dental plan only and not enroll in a hospital-medical plan.

If you choose a dental plan, you must maintain coverage for a minimum of six months and pay the cost for dental coverage in addition to your monthly self-payment or premium rate for your hospital-medical benefits. The Retired Employee Subsidy described on page 20 does not apply to dental plan coverage – you are responsible for the full cost. Whichever dental plan you choose, your Dependents must be enrolled in the same dental plan. This means you may not enroll in the Delta Dental Plan and your Dependents in the DeltaCare USA Plan.

If you do not elect dental coverage when you first become eligible or if you drop the coverage at the end of the six-month period or later, you will not be given another opportunity to participate at a later date or during the annual Open Enrollment period. If you cancel the dental coverage before the six-month period, you will also be cancelling your hospital-medical plan. If you are unsure whether you have met the six-month provision, call the Trust Fund Office for assistance.
To enroll, you must submit a Dental and/or Vision Option form to the Trust Fund Office. After your initial choice, you are allowed to switch plans every March, the beginning of the Plan Year – refer to Open Enrollment on page 9.

Dental plan options are outlined on the Comparison of Dental Plans – refer page 10. The plans are explained in greater detail in each of the plan’s official summary of benefits, exclusions and limitations.

If, after reviewing the Comparison of Dental Plans, you would like to see more information about a specific dental plan option before you make a change, call the Trust Fund Office to request a copy of the official summary of benefits, exclusions and limitations.

If you are a COBRA Qualified Beneficiary, the Trust Fund Office will offer you the same hospital-medical, prescription Drug, dental and vision benefits you have the day before the Qualifying Event. You have an option to reject dental and/or vision care benefits -- the “Non-Core Benefits” -- when you first enroll for COBRA Continuation Coverage. However, you may not elect dental and/or vision benefits only without a hospital-medical plan.

**Delta Dental of California**

Delta Dental is the Fund’s self-funded dental plan administered by Delta Dental of California.

Carefully read the Delta Dental plan brochure which contains the “Table of Allowances” (the list of covered dental services and how much the Plan will pay for each covered dental service—after your annual Deductible, where applicable) and explains the benefits, exclusions and limitations of the self-funded dental plan.

**Important:** Only the dental services listed in the “Table of Allowances” are covered by the Plan. Charges that exceed the amounts listed in the Table of Allowances are your responsibility to pay in addition to any applicable Plan Year Deductible as are all charges that exceed the annual Plan Year Maximum.

Delta Dental gives you the freedom to select your own dentist. However, you may wish to consider using dentists who contract with Delta Dental under either the Delta Premier or Delta PPO networks. Dentists who participate under either of these networks have had their fees pre-approved by Delta Dental and are not permitted to bill you for any amounts over the pre-approved fees.

The difference between the “Premier” network and the “PPO” network is that the dentists in the Delta “PPO” network have agreed to accept lower fees for their services. This will save you money based on the cost of the covered dental services listed in the “Table of Allowances”.

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**Dental Plans Brochures**
For detailed information about the dental benefits, contact the Trust Fund Office. These plans are described in separate brochures.

**CONTACT INFO**
Delta Dental
☎ 1-800-765-6003
🌐 www.deltadentalins.com
DeltaCare USA

DeltaCare USA is a fully insured pre-paid Dental Health Maintenance Organization (DHMO). Under this type of plan, you must pre-select your dental office or dentist from a list of participating dental providers. Before you decide upon this type of plan, you should very carefully read the DeltaCare USA plan brochure which contains the schedule of covered dental services and explains the benefits, exclusions and limitations of the plan. Dental services not listed in the schedule of covered dental services are not covered by the plan. Ask questions before you make a change because you cannot change to another plan until the next Open Enrollment (OE).

Under the DeltaCare USA plan, there is no annual Deductible nor is there a Plan Year maximum. Most covered dental services have set Copayments and some covered dental services have no Copayment.

Open Enrollment

Open Enrollment (OE) for the dental plans begins December 1st and ends on February 15th for a March 1st effective date. The purpose of OE is to enable you to change your dental plan option. OE is not available to Retired Participants who originally declined the coverage at initial eligibility or cancelled coverage after the minimum six-month coverage period.

If you are a COBRA Qualified Beneficiary who either declined enrollment in a dental plan when you were first eligible for COBRA or elected a dental plan but later cancelled the coverage, you will not be able to enroll again for a dental plan during OE.

If you decide to change dental plans, you must submit a Dental and/or Vision Option form to the Trust Fund Office. Be sure to complete the form by answering all of the questions, sign, date and then mail the completed form to the Trust Fund Office so that it is received before the OE deadline date of February 15th.

When you change plans, you will be notified in writing confirming the effective date of the change and the monthly premium cost for the coverage you elected. Do not assume your plan has changed until you receive a letter from the Trust Fund Office confirming the effective date of your new plan.
### Comparison of Dental Plans Chart

<table>
<thead>
<tr>
<th>Plan Features</th>
<th>Delta Dental of California</th>
<th>Delta Dental PPO</th>
<th>DeltaCare USA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Type of Plan</strong></td>
<td>Traditional FEE-FOR-SERVICE Plan. You may select any dentist, however, your out-of-pocket costs is greater if you use a non-Delta Dental Premier dentist.</td>
<td>PPO Plan. Dentists in the Delta Dental PPO Plan negotiate fees that are even lower than the Delta Dental Premier Plan.</td>
<td>Pre-paid HMO type Plan. You select a DeltaCare USA dentist who provides all services including referrals to Specialists.</td>
</tr>
<tr>
<td><strong>Area Covered</strong></td>
<td>More than 9,000 Northern California Delta Dental Premier dentists.</td>
<td>For list of PPO dentists in your area, call Delta Dental at 1-800-765-6003.</td>
<td>DeltaCare USA dentists throughout Northern California.</td>
</tr>
<tr>
<td><strong>Choice of Dentists</strong></td>
<td>Any dentist, however, you pay less out-of-pocket costs when you use a Delta Dental Premier dentist because fees are pre-negotiated and dentist cannot charge more than the pre-negotiated amount.</td>
<td>Visit a Delta Dental PPO dentist for lower out-of-pocket costs. You are free to use any dentist though you pay lower out-of-pocket costs when you use a Delta Dental Premier dentist and even lower costs when you use a PPO dentist.</td>
<td>DeltaCare USA dentist only. All services and referrals must be provided by a DeltaCare USA dentist. <strong>No benefits will be paid if dental services are performed by other than a DeltaCare USA dentist.</strong></td>
</tr>
<tr>
<td><strong>Annual Deductible</strong></td>
<td>$50 per person, $150 per family Diagnostic and preventative services not subject to Plan Year Deductible.</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td><strong>Annual Maximum</strong></td>
<td>$2,500 per person</td>
<td>No maximum</td>
<td>No maximum</td>
</tr>
<tr>
<td><strong>Out of Pocket Costs</strong></td>
<td>100% payable for diagnostic and preventive services. 70% payable of allowed charge for major services.</td>
<td>Minimal copayments</td>
<td>Minimal copayments</td>
</tr>
<tr>
<td><strong>Orthodontic Benefits</strong></td>
<td>Not covered</td>
<td></td>
<td>Start up fee of $350. Coverage for adults is up to $1,800 and for children is up to $1,600.</td>
</tr>
</tbody>
</table>

### Optional Vision Plans

When you first become eligible under the Laborers Retired Plan, you are also eligible to participate in one or two vision plans offered by the Fund depending on which hospital-medical plan you choose. Your participation is optional. This means you may enroll in a hospital-medical plan and not enroll in a vision plan. However, you may not enroll in a vision plan only and not enroll in a hospital-medical plan.

If you choose a vision plan, you must maintain coverage for a minimum of six months and pay the cost for vision coverage in addition to your monthly self-payment or premium rate for your hospital-medical benefits. The Retired Employee Subsidy described on page 20 does not apply to vision plan coverage – you are responsible for the full cost. Whichever vision plan you choose, your Dependents
must be enrolled in the same vision plan. This means you may not enroll in the Blue View Vision Plan and your Dependents in the Kaiser Vision Essentials Plan.

If you do not elect vision coverage when you first become eligible or if you drop the coverage at the end of the six-month period or later, you will not be given another opportunity to participate at a later date or during the annual Open Enrollment period. If you cancel the vision coverage before the six-month period, you will also be cancelling your hospital-medical plan. If you are unsure whether you have met the six-month provision, call the Trust Fund Office for assistance.

To enroll, you must submit a Dental and/or Vision Option form to the Trust Fund Office. After your initial choice, you are allowed to switch plans every March, the beginning of the Plan Year – refer to Open Enrollment on page 12.

Each vision plan options are outlined on the Vision Benefit Charts – refer to page 12. The plans are explained in greater detail in each of the plan’s official summary of benefits, exclusions and limitations.

If, after reviewing the Vision Benefit Charts, you would like to see more information about a specific vision plan option before you make a change, call the Trust Fund Office to request a copy of the official summary of benefits, exclusions and limitations.

**If you are a COBRA Qualified Beneficiary**, the Fund will offer you the same hospital-medical, prescription Drug, dental and vision benefits you have the day before the Qualifying Event. You have an option to reject dental and/or vision care benefits -- the “Non-Core Benefits” -- when you first enroll for COBRA Continuation Coverage. However, you may not elect dental and/or vision benefits only without a hospital-medical plan.

**Direct Payment Plan Participants**

If you choose the Direct Payment Plan’s hospital-medical plan, the only vision plan available to you is the Anthem Blue Cross Blue View Vision Plan. The Fund **does not** offer other vision plans to Retired Participants who are enrolled in the Direct Payment Plan. If you want to make a change to your vision plan, you have to switch your hospital-medical plan first to Kaiser Permanente Plan and enroll in their Vision Essentials Plan.

**Kaiser Permanente Plan Participants**

If you choose the Kaiser Permanente Plan or Kaiser Senior Advantage Plan, you have an option to choose between Kaiser’s Vision Essentials Plan and Anthem Blue Cross Blue View Vision Plan.
Open Enrollment
(Kaiser Permanente Plan Participants Only)

After your initial choice, you are allowed to switch vision plans every March, the beginning of the Plan Year, by submitting a new Dental and/or Vision Option form. Open Enrollment (OE) begins December 1st and ends on February 15th for a March 1st effective date. The purpose of OE is to enable you to change your vision plan option. OE is not available to Retired Participants who originally declined the coverage at initial eligibility or cancelled coverage after the minimum six-month coverage period.

If you are a COBRA Qualified Beneficiary who either declined enrollment in a vision plan when you were first eligible for COBRA or elected a vision plan but later cancelled the coverage, you will not be able to enroll again for a vision plan during OE.

If you decide to change vision plans, you must submit a Dental and/or Vision Option form to the Trust Fund Office. Be sure to complete the form by answering all of the questions, sign, date and then mail the completed form to the Trust Fund Office so that it is received before the OE deadline date of February 15th.

When you change plans, you will be notified in writing confirming the effective date of the change and the monthly premium cost for the coverage you elected. Do not assume your plan has changed until you receive a letter from the Trust Fund Office confirming the effective date of your new plan.

Anthem Blue Cross Blue View Vision Benefit Chart

When you use a Blue View Vision provider, you will be entitled to discounts on charges for some non-covered items by the Plan.

<table>
<thead>
<tr>
<th>Covered Benefit and Frequency Limitation</th>
<th>IN-NETWORK PROVIDER</th>
<th>NON-NETWORK PROVIDER</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Plan Allowance</td>
<td>Your Copay</td>
</tr>
<tr>
<td>Routine Eye Exam</td>
<td>Covered in full</td>
<td>$10</td>
</tr>
<tr>
<td>Every 12 months</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Eyeglass Frame</td>
<td>$145</td>
<td>You pay the balance</td>
</tr>
<tr>
<td>Every 12 months</td>
<td></td>
<td>after $145 allowance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>less 20% discount</td>
</tr>
<tr>
<td>Eyeglass Standard Lenses</td>
<td>Covered in full</td>
<td>$10 (1 pair limit)</td>
</tr>
<tr>
<td>Every 12 months</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 pair only of Single, Bifocal,</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trifocal or Lenticular lenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Contact Lenses (Conventional)</td>
<td>$120</td>
<td>You pay the balance</td>
</tr>
<tr>
<td>Every 12 months</td>
<td></td>
<td>after $120 allowance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>less 15% discount</td>
</tr>
</tbody>
</table>
## Kaiser Vision Essentials Benefit Chart

<table>
<thead>
<tr>
<th>Covered Benefit and Frequency Limitation</th>
<th>AT KAISER PERMANENTE OPTICAL CENTERS</th>
<th>Your Copay</th>
<th>Notes</th>
</tr>
</thead>
</table>
| Routine Eye Exam
  *No limit*                              | Covered in full                      | $10        | No copayment for preventive screenings |
| Eyeglass Frame
  *Every 24 months*                          | $145                                 | You pay the balance after $145 allowance | Fashionable frames priced between $40 to $99 |
| Eyeglass Standard Lenses
  *Every 12 months*                           | Covered in full                      |            | 1 pair only of clear plastic, single, flat-top multifocal or lenticular lenses |
| Contact Lenses (Conventional)
  *Every 12 months*                           | $120                                 | You pay the balance after $120 allowance | Order refills online at kp2020.org/noca |

### Important Plan Benefit Change Announcements

When there is a change to the Direct Payment or Kaiser Permanente Plan, one of the dental plans or one of the vision plans which is considered a “material modification to the Plan”, you will be notified prior to the effective date of the change. However, not all changes are considered material modifications. A material modification is generally a major or a significant change in benefits or Plan rules and will result in amendments to the Plans, Evidence of Coverage or other benefit summaries.

### What Are “Self-Funded” Plans

Self-funded plans are ones in which the Fund assumes the financial risk for providing Plan benefits to Eligible Individuals. The Fund’s self-funded plans are the:

- Direct Payment Plan (including prescription drugs)
- Delta Dental of California
- Anthem Blue Cross’ Blue View Vision

In order to carry out some of the self-funded administrative duties, the Fund has contracts with various other companies such as Anthem Blue Cross (ABC), Delta Dental of California and OptumRx. The Fund pays a monthly fee to each of these companies to perform certain administrative duties on behalf of the Fund.

### What Are “Fully Insured” Plans

A fully insured plan is one for which the Fund pays a monthly premium to a plan and the plan assumes the financial risk for providing benefits to Eligible Individuals, such as the Kaiser Permanente Plan and DeltaCare USA. In addition, fully insured plans must include state mandated benefits.
All benefits, whether self-funded or fully insured, are paid for from a combination of contributions made to the Fund by Individual and Special Employers who are signatory to a collective bargaining agreement, subscriber or participation agreement between the Union and the employer groups and self-payment contributions or premium rate made by Retired Participants to pay for health care coverage.

**Grievance Procedures for Dental and Vision Plans**

Delta Dental of California, DeltaCare USA and Anthem Blue Cross Blue View Vision have grievance procedures for handling complaints. If you have a complaint with one of these companies, you should first seek resolution using the company’s complaint procedure before appealing to the Board of Trustees of the Laborers Health and Welfare Trust Fund for Northern California. If, however, the complaint involves your eligibility under the Plan, contact the Trust Fund Office.

**Overview of Plan Options**

<table>
<thead>
<tr>
<th>Hospital-Medical and Prescription Drugs</th>
<th>Optional Dental Care</th>
<th>Optional Vision Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Direct Payment Plan</td>
<td>Delta Dental of California</td>
<td>Anthem Blue Cross Blue View Vision (BVV)</td>
</tr>
<tr>
<td>Kaiser Permanente for Non-Medicare Participants, or Senior Advantage for Eligible Individuals with Medicare (Available only if you live within a Kaiser service area in Northern California)</td>
<td>DeltaCare USA</td>
<td>Kaiser Vision Essentials</td>
</tr>
<tr>
<td>You can switch plans up to two times per calendar year (Kaiser Senior Advantage only every 12 months)</td>
<td>You can switch plans at the beginning of the Plan Year only (March 1)</td>
<td><strong>Kaiser Permanente Participants only</strong> You can switch between Blue View Vision and Kaiser Vision Essentials at the beginning of the Plan Year only (March 1)</td>
</tr>
<tr>
<td>All family members must enroll in the same plan</td>
<td>All family members must enroll in the same plan</td>
<td>All family members must enroll in the same plan</td>
</tr>
</tbody>
</table>
Enrollment in the Plan

Enrollment and Options

After you notify the Trust Fund Office of your retirement, they will determine if you are eligible to participate in the Laborers Retired Plan. If you are eligible, they will also determine the effective date of your eligibility in the Plan. If you were previously eligible under the Laborers Active Plan or Laborers Special Plan for Active Employees, your initial eligibility in the Laborers Retired Plan will depend on your termination from your previous plan and whether you enrolled in that plan’s COBRA Continuation Coverage. In other words, you may not have to enroll in the Laborers Retired Plan and start making self-payment for health care benefits immediately after your retirement.

If you meet the eligibility rules of the Plan, you also have the following options:

- Completely decline participation. If you choose to decline participation, you should be aware that you will not be given another opportunity to participate in the future; or

- Defer your participation or your Dependents because you or your Dependents have other insurance coverage. Refer to Special Enrollment section on page 18 for more information of your rights to defer enrollment. If you defer your participation, you will be required to submit proof of other insurance coverage to the Trust Fund Office.

If you choose to enroll in either the Direct Payment or Kaiser Permanente Plan, your monthly self-payment cost or premium rate for the hospital-medical benefits will also depend on the number of Dependents you choose to enroll with you and whether you or any of your Dependents are eligible for Medicare. You should list the Dependents that you want to enroll in the Plan on the Enrollment Form. In order to enroll your Dependents, you must provide the Trust Fund Office with certain documents to validate your relationship with your Dependents – refer to Documents Required to Enroll Dependents section on page 17 for list of documents required by the Plan. If you think you have already submitted the required documents for your Dependents, you may wish to contact the Trust Fund Office to confirm that your Dependents are properly enrolled.

Enrollment and Application Forms

As part of your retirement documents, the Fund requires all new Retired Participants to submit a new Enrollment Form whether or not you choose to enroll in the Plan.

The information on your Enrollment Form is very important and the source used by the Trust Fund Office to identify you and where to send your informational materials. Blank Enrollment Forms are available at your Local Union, the Trust Fund Office or you may download a copy from the Trust Funds’ website at www.norcalaborers.org. Not filing an Enrollment Form may also cause a delay in the processing of your claims.
The Trust Fund Office will also send you a packet that contains the necessary application forms to enroll and the most recent comparison of benefits for hospital-medical plans, dental plans and vision plans that are available to you.

**Monthly Self-Payment Cost or Premium Rate**

After you have chosen a hospital-medical plan and if you also chose a dental and/or vision plan, the monthly self-payment cost or premium rate for the entire coverage will be deducted from the monthly pension benefit you receive from the Laborers Pension Trust Fund. If you are not receiving a pension from that Fund or your monthly pension is less than your monthly self-payment cost, you will be required to mail your payment to the Trust Fund Office. You should make sure that you pay the premium amount in full and mail your payment to the Trust Fund Office before the due date otherwise your coverage may be suspended or terminated and you may not be given an opportunity to reenroll again in the future.

If you acquire a new Dependent *after retirement* and wish to add that Dependent to the Plan, you will need to submit a new Enrollment Form and provide the required document(s) to enroll your new Dependent. Your monthly premium rate for coverage may increase when you add a new Dependent.

The premium rates are subject to change every March. You will receive a 30-day advance notice of any change to the premium rates.

**Keep the Trust Fund Office Informed of Changes**

When the information you provided on the Enrollment Form changes, you should notify the Trust Fund Office immediately by submitting a new Enrollment Form. Examples of changes:

- Marriage (add a new spouse and, if any, new stepchildren)
- Divorce or separation (delete a former spouse and, if any, stepchildren)
- Birth or adoption of a child (add a new child)
- Death of a Dependent
- Add or change your beneficiary designation
- Any other change in Dependent status

**Keep the Trust Fund Office Informed of Your Contact Information**

If you need to make changes to your contact information on your Enrollment Form, you should do so by submitting a Change of Address Notification form. Blank forms are available at your Local Union, the Trust Fund Office or you may download a copy from the Trust Funds’ website at www.norcalaborers.org. If you have Dependents who live at an address
ENROLLMENT IN THE PLAN

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separate from yours, use a separate piece of paper and write down their name, birth date, social security number and mailing address and attach it to the Change of Address Notification form.

Documents Required to Enroll Dependents

For Spouse

In order to complete the enrollment of a spouse, you must list your spouse on the Enrollment Form with her date of birth and social security number and provide a certified copy of the marriage certificate.

If You Divorce - As of the date your divorce becomes final, your former spouse along with any stepchildren are no longer eligible Dependents under the Plan. As soon as you know this date, you must act immediately by notifying the Trust Fund Office in writing and completing a new Enrollment Form deleting all ineligible individuals. Mail the new Enrollment Form with a copy of your final Judgment of Dissolution terminating your marriage. You should follow-up with the Trust Fund Office within 15 business days from the date you mail these documents to the Trust Fund Office to make sure that they arrived and the individuals you asked to be removed have actually been removed from coverage.

For Children

In order to complete the enrollment of your Dependent children, you must list each child on the Enrollment Form with their date of birth and social security number. You must also provide a copy of each child’s certified birth certificate.

A Dependent child reaching the age of 26, is no longer eligible under the Plan as of the last day of the month in which the Dependent turns age 26, however, the child may choose to continue coverage under the Plan’s COBRA Continuation Coverage – refer to page 24 for COBRA information.

In order to complete the enrollment of a Dependent child who is adopted, acquired through legal guardianship or placed in your home through a foster agency, you must also provide copies of the court documents as proof of the adoption or appointing you as the legal guardian. If the child you are enrolling is a foster child, you must provide copies of the placement documents from the foster care agency.

Any Dependent child who reaches age 26 may still be eligible under the Plan if the child is prevented from earning a living due to mental or physical handicap. To ensure continued coverage beyond age 26 for a handicapped or disabled Dependent child, you should request the necessary form from the Trust Fund Office prior to the child’s 26th birth date so coverage will not be interrupted.
As required by ERISA §609(a) (2) (A), the Plan will provide coverage for a Dependent child upon receipt of a Qualified Medical Child Support Order (QMCSO) or a National Medical Support Notice. A QMCSO is a court order or decree that directs the Fund to provide a Participant’s Dependent child with coverage under the Plan by enrolling the child or purchasing COBRA Continuation Coverage. However, a QMCSO will not qualify the child for benefits under the Plan if the child does not satisfy the Plan’s eligibility requirement for the term “Dependent” nor will eligibility be provided to the child if the Participant is not eligible for benefits or the Participant does not pay the additional monthly premium rate, if applicable, to add the Dependent in the Plan. The Plan will not honor a QMCSO that orders the Participant to provide a form of benefit or any option not otherwise provided to all Plan Participants or Dependents.

Special Enrollment Provision

Under the Health Insurance Portability and Accountability Act (HIPAA) and Children’s Health Insurance Program Reauthorization Act (CHIPRA), if you previously declined health coverage for yourself or any of your Dependents, you have “Special Enrollment” rights to enroll in the Plan within a specified period. These Acts require that health plans comply with the rules that govern your Special Enrollment rights and must inform you that if you are declining enrollment for yourself or any of your Dependents because you or they already have other health insurance or group health plan coverage, you or your Dependents may be able to reenroll in the Plan at a later date but only under certain circumstances. However, you must request enrollment in the Plan no later than 60 days after the other coverage ends. In addition, if you have a new Dependent as a result of marriage, birth, adoption or placement for adoption or legal guardianship, you or your Dependents may be able to reenroll in the Plan provided you request enrollment within 60 days after the date of marriage, birth, adoption, or placement for adoption or legal guardianship.

As a Participant, you also have a right under the Plan to:

1. Decline coverage for your current and new Dependents for any reason other than the specified reasons under HIPAA or CHIPRA.
2. Delete any Dependent from the Plan at any time.
3. Add a newly acquired Dependent in the Plan at any time or beyond the 60 days requirement under HIPAA or CHIPRA.

**CAUTION**

Before you decline coverage for yourself or any of your Dependents or delete a Dependent already enrolled in the Plan, you should contact the Trust Fund Office first to obtain more information about your Special Enrollment rights and your Plan’s enrollment procedure in general.
Eligibility for Benefits

Participation and Options

Participation in the Plan is available at your own expense. However, the Plan provides a subsidy to offset a portion of the cost for hospital-medical and prescription Drug benefits – refer to Retired Employee Subsidy section on page 20 for more information.

When you retire and meet the Plan’s eligibility requirements described below, you have an option to participate in the Plan by making the required monthly payment for the type of coverage you elected; decline participation completely; or defer your participation to a later date if you have other insurance coverage. Refer to Enrollment in the Plan section on page 15 for more details about these options.

Eligibility Requirements for Retired Employees

Initial and Maintenance of Eligibility

If you meet one the requirements listed below and pay the monthly premium cost for your coverage, you will be eligible for benefits on the first day of the month that a pension is payable or, if later, the date your eligibility in the Laborers Active Plan or Laborers Special Plan terminates (including enrollment in COBRA Continuation Coverage).

1. You are receiving a Regular, Early Retirement, Service or Disability Pension from the Laborers Pension Trust Fund for Northern California.

2. You are receiving a Deferred Vested Pension from the Laborers Pension Trust Fund for Northern California and worked at least 2,000 hours for Individual Employers in the last 48 months prior to the effective date of your pension.

3. You are receiving Reciprocal Pensions from the Laborers Pension Trust Fund for Northern California and from a Related Plan and the larger portion of your Combined Credited Service is with the Laborers Pension Trust Fund for Northern California.

Exception: If the larger portion of your Combined Credited Service is with the Related Plan but that Related Plan does not offer health care coverage for retired employees or you applied and been denied by the Related Plan’s health and welfare plan, you may participate in the Laborers Retired Plan if you have at least 10 Years of Credited Service with Laborers Pension Trust Fund for Northern California. You will be required to submit proof of no coverage or denial notice to the Trust Fund Office.
4. You are not receiving a pension from the Laborers Pension Trust Fund for Northern California but receiving a Retirement Benefit from the Retirement Plan for Certain Employees of Laborers Funds Administrative Office of Northern California, Inc.

5. You are not receiving a pension from the Laborers Pension Trust Fund for Northern California but you have at least 60 months of coverage in the Laborers Active Plan including 12 months in the last 48 months before the effective date of your retirement. You are allowed to participate in this Plan only if you are not eligible for any other employer sponsored health and welfare coverage.

6. You are not receiving a pension from the Laborers Pension Trust Fund for Northern California but you have at least 60 months of coverage in the Laborers Special Plan including 12 months in the last 48 months before the effective date of your retirement. You are allowed to participate in this Plan only if you are not eligible for any other employer sponsored health and welfare coverage.

**Termination of Eligibility**

Your eligibility will terminate on the last day of the month when one of the following events has occurred:

1. Your pension from the Laborers Pension Trust Fund for Northern California or from the Retirement Plan for Certain Employees of Laborers Funds Administrative Office of Northern California, Inc. is no longer payable to you.

2. You fail to pay the required monthly premium for coverage.

3. You submit a 60-day advance cancellation notice to terminate your coverage.

4. You are younger than age 65 (the Normal Retirement Age) and you returned to any type of employment or self-employment that is prohibited under the Laborers Pension Trust Fund for Northern California.

5. You are at least age 65 but younger than 70½ and you worked for 40 hours or more during a calendar month for any type of employment or self-employment that is prohibited under the Laborers Pension Trust Fund for Northern California.

**Retired Employee Subsidy**

The Plan provides a subsidy for Participants to reduce their share of the monthly premium cost for hospital-medical and prescription Drug benefits. The subsidy does not apply to your monthly premium for dental and/or vision plans if you elect a dental and/or vision plan. The subsidy also does not apply to your monthly premium for Laborers Active Plan or Laborers Special Plan COBRA Continuation Coverage if you elect that plan’s COBRA coverage after your retirement.
The table below explains the eligibility requirements and the percentage of subsidy for which you may qualify. The percentage of the subsidy is based on the Retired Employee’s age, his Years of Credited Service in the Laborers Pension Trust Fund for Northern California and/or his receiving a Social Security Disability Benefit as of the effective date of his pension.

For example, if on the effective date of your retirement:

1. You are older than age 55 and have more than 25 Years of Credited Service, you will only pay 50% of the monthly premium cost for hospital-medical plan. See requirement #3 in the table below.

2. You are older than age 55 and have more than 10 Years of Credited Service but less than 25 Years, you will only pay 75% of the monthly premium cost for hospital-medical plan. See requirement #2 in the table below.

3. If you are younger than age 55, you will pay 100% of the monthly premium cost even if you have 25 Years of Credited Service. See requirement #1 in the table below.

### Retired Employee Subsidy Table

<table>
<thead>
<tr>
<th>Age of Retired Employee Requirement</th>
<th>Number of Years of Credited Service Requirement</th>
<th>Percent Plan Pays</th>
<th>Retired Employee Pays</th>
</tr>
</thead>
<tbody>
<tr>
<td>#1 Younger than 55</td>
<td>Regardless of Years of Credited Service</td>
<td>0%</td>
<td>100%</td>
</tr>
<tr>
<td>#2 55 or older</td>
<td>At least 10 but less than 25 Years of Northern California Credited Service</td>
<td>25%</td>
<td>75%</td>
</tr>
<tr>
<td>#3 55 or older</td>
<td>25 or more Years of Northern California Credited Service</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>#4 55 or older</td>
<td>At least 15 but less than 20 Years of Northern California Credited Service plus Credited Service from a Reciprocal Pension for a Combined Credited Service of 25 years</td>
<td>25%</td>
<td>75%</td>
</tr>
<tr>
<td>#5 55 or older</td>
<td>At least 20 but less than 25 Years of Northern California Credited Service plus Credited Service from a Reciprocal Pension for a Combined Credited Service of 25 years</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>#6 55 or older</td>
<td>Receives Reciprocal Pension with at least 10 Years of Northern California Credited Service. Has applied for and been denied retired health and welfare coverage in a Related Plan</td>
<td>0%</td>
<td>100%</td>
</tr>
<tr>
<td>#7 70 or older</td>
<td>Regardless of Years of Credited Service</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>#8 Regardless of age</td>
<td>Receives Disability Benefit from Social Security Administration</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>
If you meet the Years of Credited Service requirement but not the age requirement or you are not receiving Social Security Disability Benefit as of the effective date of your pension, you will become eligible for the subsidy on the first day of the following month that you meet the age or Social Security Disability Benefit requirement.

If you meet the requirements described on #2 for 25% subsidy only, the subsidy will increase to 50% after you become age 70 (#7) or you start receiving Social Security Disability Benefit (#8).

### Retired Employee’s Share of the Monthly Premium Cost – Example Only

<table>
<thead>
<tr>
<th>Type of Coverage</th>
<th>Monthly Premium</th>
<th>If subsidy is</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical and Prescription Drug</td>
<td>$1,000</td>
<td>25%</td>
<td>$750</td>
</tr>
<tr>
<td></td>
<td></td>
<td>50%</td>
<td>$500</td>
</tr>
<tr>
<td></td>
<td></td>
<td>0%</td>
<td>$1,000</td>
</tr>
</tbody>
</table>

### Dependents Enrollment and Eligibility

#### Enrollment

You may enroll the following Dependents in the Plan:

- Your lawful spouse, and

- Your children under the age of 26. Dependent children are covered until the end of the month in which they turn age 26 and includes:
  
  - Natural born children,
  - Stepchildren,
  - Adopted or foster children placed in your home or children acquired through legal guardianship. These children are covered on the date you become legally obligated to provide full or partial support for the child.

- Disabled or handicapped children, upon reaching age 26, who are prevented from earning a living may also be covered under the Plan so long as the child was eligible under the Plan immediately prior to becoming age 26. In order for the coverage to be tax exempt, the Dependent child must be claimed on your income tax return for each Plan Year for which coverage is provided.

- A Dependent child or children if you are required by a Qualified Medical Child Support Order (QMCSO) or a National Medical Support Notice as described in the Employee Retirement Income Security Act (ERISA) of 1974 section 609(a)(2)(A) to provide health care coverage.
Eligibility

You must enroll your Dependents in the Plan and make the required monthly self-payment cost or premium rate for health and welfare benefits. Your Dependents will be eligible for benefits on the later of:

- The date you become eligible in the Plan, or
- The date your Dependent has satisfied the requirements of the Plan for Dependent eligibility. Refer to page 17 for list of the type of documents you must provide to perfect the Plan’s Dependent eligibility requirements.

Termination

Your Dependents eligibility for benefits will terminate on the earlier of:

- The date your eligibility terminates (refer to page 20 for the list of events your eligibility may terminate), or
- The date your Dependent no longer qualifies as a Dependent under the Plan.

Your Dependents may be eligible to enroll in COBRA Continuation Coverage up to 36 months after their coverage terminates. Refer to page 24 for list of COBRA Qualifying Events that may apply to your Dependents.

Surviving Spouse Coverage Exception

In the event of your death, your surviving spouse may continue to make the required monthly self-payments for health and welfare coverage for herself and any eligible Dependent children enrolled in the Plan. This exception will apply only if your surviving spouse is enrolled in the Plan prior to your death and will terminate on the first day of the month if one of the following events occur:

- The date she remarries;
- The date she obtains other group health coverage;
- She fails to make the required premium payment to the Fund; or
- She dies.
COBRA Continuation Coverage

The Consolidated Omnibus Budget Reconciliation Act (COBRA), a federal law enacted in 1986, requires that when eligibility under the Plan ends, certain Qualifying Events permit a Qualified Beneficiary to continue health plan coverage for a period of time and depending on the reason eligibility was lost. The type of Qualifying Event determines the duration of COBRA Continuation Coverage available.

Other Health Coverage Alternatives to COBRA

Note that you may also have other health coverage alternatives available that can be purchased through the Health Insurance Marketplace. The Marketplace helps people without health coverage find and enroll in a health plan. For California residents go to: www.coveredca.com. For non-California residents go to your state Health Insurance Marketplace or www.healthcare.gov. Also, if you purchase health insurance in the Marketplace, you may be eligible for a tax credit that lowers your monthly premiums for that insurance coverage. Being eligible for COBRA does not limit your chances for purchasing coverage or for a tax credit. You may also qualify for a special enrollment opportunity for another group health plan for which you are eligible (such as a spouse’s plan), if you request enrollment in that other plan within 30 days of losing coverage under this Plan, even if that other plan generally does not accept late enrollees.

Qualified Beneficiary

A Qualified Beneficiary is any of your Dependents who were eligible for hospital-medical, dental and vision benefits on the day before a Qualifying Event occurred. A Retired Participant cannot be a Qualified Beneficiary under COBRA.

Qualifying Events

If any of the Qualifying Events listed below occur, a Qualified Beneficiary has the right to continue the health plan benefits that were in effect on the day before the Qualifying Event occurred. To continue coverage, the Qualified Beneficiary must apply for COBRA Continuation Coverage and make the required monthly payments to the Fund within the specified time frames. Those Qualifying Events are:

1. Your death.
2. Your divorce or legal separation from your Dependent spouse.
3. Your child loses status as a Dependent under the Plan.

It is not a Qualifying Event if you request to cancel or drop your Dependent spouse or children from the Plan.
Duration of COBRA Continuation Coverage

If any of your Dependents qualify for COBRA Continuation Coverage, your Dependent is entitled to up to 36 months of COBRA Continuation Coverage from the date of the Qualifying Event.

Benefits Available Under COBRA Continuation Coverage

A Qualified Beneficiary may elect the entire package of benefits called “Core Benefits” which include the same hospital-medical, prescription Drug, dental and vision coverage provided by the Plan to the Qualified Beneficiary the day before the Qualifying Event. However, the Qualified Beneficiary has the right to reject “Non-Core Benefits” which include dental and vision care. Dental and vision care (Non-Core Benefits) cannot be purchased separately or without hospital-medical benefits.

Overview of COBRA Continuation Coverage Options

<table>
<thead>
<tr>
<th>Non-Core Benefits</th>
<th>Core Benefits (Entire package)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benefits include Dental and Vision Care only</td>
<td>Benefits include Hospital-Medical, Prescription Drug, Dental and Vision Care</td>
</tr>
</tbody>
</table>

Duty to Notify the Trust Fund Office

It is the Qualified Beneficiary’s responsibility to provide timely written notice to the Trust Fund Office of any of the following Qualifying Events:

1. Your divorce or legal separation.
2. Your death.
3. Your child loses Dependent status under the Plan.

Each Qualified Beneficiary has an independent right to elect COBRA Continuation Coverage when a Qualifying Event occurs. Covered spouses or legal guardians may elect COBRA for a minor child.

Notice from one Qualified Beneficiary will satisfy the notice requirement for all related Qualified Beneficiaries affected by the same Qualifying Event. For example, if your spouse notifies the Trust Fund Office that your handicapped child no longer meets the definition of “Dependent” under the Plan, the single notice would satisfy the notice requirements.

ALWAYS NOTIFY
If the Trust Fund Office is not notified timely, all Qualified Beneficiaries will lose their COBRA enrollment rights. To ensure prompt handling of your COBRA rights, you should notify the Trust Fund Office of any COBRA Qualifying Event.
Timely Notice to the Trust Fund Office

If the notice that is being provided is of a divorce or legal separation, your death or a handicapped Dependent child over the age of 26 losing eligibility, the Qualified Beneficiary must provide written notice to the Trust Fund Office, no later than 60 days after the date of the Qualifying Event.

How to Notify the Trust Fund Office

When a Qualified Beneficiary provides timely notice, in writing, to the Trust Fund Office of any of the Qualifying Events, the notice must include:

- The name of the Qualified Beneficiary;
- The Retired Participant’s name and Health Plan Identification number or Social Security number;
- The event for which notice is being provided and the date of the Qualifying Event (for example, the date a handicapped Dependent child is losing Dependent status as a handicapped child, the Participant’s death, or the date of divorce or legal separation, etc.); and
- A copy of the final judgment of dissolution of marriage if the Qualifying Event is a divorce or a copy of the court order confirming a legal separation from your Dependent spouse.

Where to Send Your Notice of a Qualifying Event

Notice of a Qualifying Event should be sent to the Trust Fund Office at the following address:

Laborers Health and Welfare Trust Fund
for Northern California
Attention: COBRA Department
220 Campus Lane
Fairfield, California 94534-1498

ELECTING COBRA CONTINUATION COVERAGE

After receiving notice of a Qualifying Event, the Trust Fund Office will send the Qualified Beneficiary a notice of his right to choose COBRA Continuation Coverage, along with an Election Form. If your Dependents do not qualify for COBRA Continuation Coverage, a Notice of “Unavailability of COBRA Continuation Coverage” will be sent. These notices will be sent within 14 days from the date the Trust Fund Office receives notice of a Qualifying Event. It is very important that you keep your address and that of your Dependent(s), if they live at an address other than yours, current so the Trust Fund Office can communicate with you and your Dependents.
The Qualified Beneficiary must sign, date and return the Election Form to the Trust Fund Office no later than 60 days after the date eligibility is lost or the date the Qualified Beneficiary receives the COBRA notice from the Trust Fund Office, whichever is later or the Qualified Beneficiary will not be eligible for COBRA Continuation Coverage. If the Qualified Beneficiary does not file the COBRA Election Form within this 60-day period, the Qualified Beneficiary will lose rights to COBRA Continuation Coverage.

If a Qualified Beneficiary does not choose COBRA Continuation Coverage, his health insurance coverage will end. However, each Qualified Beneficiary may elect COBRA Continuation Coverage regardless of the other Qualified Beneficiaries’ decision.

Cost of COBRA Continuation Coverage (Monthly Premium)

COBRA Continuation Coverage is only available at your own expense.

The monthly premium rates for COBRA Continuation Coverage will be outlined in the Notice of Entitlement to COBRA Continuation Coverage. If a Qualified Beneficiary elects COBRA Continuation Coverage, the full cost of the benefit plan, plus a 2% administrative fee will be charged. The premium rates are subject to future increases during the COBRA Continuation Coverage period. If the premium rates change, the Trust Fund Office will revise the charge a Qualified Beneficiary is required to pay and send a notice 30 days prior to the change. In addition, if the benefits change under the Plan, the benefits under COBRA Continuation Coverage will change as well.

Paying for COBRA Continuation Coverage

Qualified Beneficiaries are given an initial grace period of 45 days from the date COBRA Continuation Coverage was elected to pay the first COBRA premium.

If the first premium payment is not made when due, COBRA Continuation Coverage will not take effect. After the first payment, all future payments are due on the first day of the month for which coverage is provided. There is a grace period of 30 days to pay the monthly premium. If the Qualified Beneficiary does not pay the premium by the end of the grace period, COBRA Continuation Coverage will terminate. IMPORTANT: Making the payment during the grace period may affect eligibility during the grace period. The payment must be made before eligibility can be confirmed should any health care provider ask the Trust Fund Office about a Qualified Beneficiary’s eligibility status.

The first COBRA payment must cover the period from the date coverage terminated under the Plan up to the current month’s coverage. For example, if coverage terminated on September 30, 2015 and the Qualified Beneficiary returns the Election Form so that it is received by the Trust Fund Office no later than November 29, 2015 (within 60 days from the loss of eligibility), the first payment is due no later than January 13, 2016 (within 45 days of the November 29th election). This payment must include
COBRA premiums for October, November and December 2015. In addition, the payment for January 2016 coverage must be received no later than January 30, 2016 which is the end of the grace period.

Adding New Dependents

If, while enrolled for COBRA Continuation Coverage, a Qualified Beneficiary acquires a new Dependent, he may enroll the new Dependent for coverage for the balance of the period of COBRA Continuation Coverage. However, the enrollment of a new Dependent must occur within 60 days from the date that the Qualified Beneficiary acquires the new Dependent. Adding a new Dependent may cause an increase in the amount that must be paid for COBRA Continuation Coverage.

Special Enrollment for the Balance of Your COBRA Continuation Period

If you have an eligible Dependent who did not enroll for COBRA Continuation Coverage when it was first offered because they had other health plan coverage and that coverage is subsequently lost, that Dependent may enroll for the remainder of the COBRA Continuation period. For this to occur:

- The Dependent must have been eligible for COBRA Continuation Coverage on the date of the Qualifying Event but declined when enrollment was offered because he had coverage under another group health plan or had other health insurance coverage;
- The Dependent must exhaust his other coverage, lose eligibility for it, or lose employer contributions to it, and
- Must enroll by sending an Enrollment Form to the Trust Fund Office within 60 days after the termination of other coverage or contributions.

Changing Plans

A Qualified Beneficiary should not assume his hospital-medical, dental or vision plan has been changed until a written confirmation has been received from the Trust Fund Office. Refer to Health Plans Available and Options section on page 6 for more information about changing plans.

Hospital-Medical Plans

Qualified Beneficiaries have the right to change hospital-medical plans up to twice in a calendar year just like Retired Participants. To change a plan while enrolled in COBRA, the Qualified Beneficiary should contact the Trust Fund Office for a Retired Plan Application Form. The application is also available on the Trust Funds’ website. Complete and submit the application to the Trust Fund Office. Once the application has been processed by the Trust Fund Office, the Qualified Beneficiary will be notified in writing, confirming the plan and the effective date of the change.
Dental and Vision Plans

If a Qualified Beneficiary selected the Core Benefits (entire package) when first enrolled for COBRA, he can change his dental plan or his vision plan (for Qualified Beneficiaries enrolled in Kaiser Permanente Plan) only during the annual Open Enrollment (OE) period for dental and vision plans from December 1st through February 15th for a March 1st effective date just like Retired Participants.

Termination of COBRA Continuation Coverage

COBRA Continuation Coverage will terminate at the end of the maximum continuation period allowed of 36 months. COBRA Continuation Coverage will terminate before the end of the 36 month period if one of the following events occurs:

1. The Qualified Beneficiary fails to pay the required premium payments in full and on time;
2. The Qualified Beneficiary becomes covered under another group health plan after the date he elected COBRA Continuation Coverage;
3. The Qualified Beneficiary becomes entitled to Medicare Part A or Part B after the date of his COBRA election.

COBRA Continuation Coverage will terminate on the first day of the month following any of the events listed above. The Trust Fund Office will send you a written notice as soon as practicable following a decision that continuation coverage has or will terminate.

IMPORTANT: Keep your enrollment information and contact information that is on file at the Trust Fund Office current. If you have changed marital status, or you or your spouse or other Dependents have changed addresses, contact the Trust Fund Office immediately. Notify the Trust Fund Office of any Qualifying Event, even if you think someone else is required to give notice to the Trust Fund Office.

Should federal or state law change the provisions of COBRA in existence after this SPD is printed, Participants or Qualified Beneficiaries will be advised of these changes as required by law.

Quick Reference Chart

<table>
<thead>
<tr>
<th>Qualifying Event</th>
<th>Qualified Beneficiary</th>
<th>Maximum Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>Your death</td>
<td>All your Dependents</td>
<td>36 months</td>
</tr>
<tr>
<td>Your divorce</td>
<td>All your Dependents</td>
<td>36 months</td>
</tr>
<tr>
<td>Your child's loss of Dependent status</td>
<td>Your child</td>
<td>36 months</td>
</tr>
</tbody>
</table>

KAISER MEMBERS

Call Kaiser Member Services for information about your rights to elect post-COBRa extended coverage California law or enroll in Kaiser conversion plan.
This section summarizes the provisions of the Plan to help you understand how coordination of benefits (COB) is applied to your and your Dependents’ Claims. This is not a complete description of all of the COB rules and procedures and does not replace the language contained in the Plan Rules and Regulations. If this outline or overview does not answer your questions, call the Trust Fund Office for assistance or consult the Plan Rules and Regulations.

It is common for family members to be covered by more than one Group Plan. This happens for example when both you and your spouse are working and both employers provide health care coverage to their employees and family members. When both spouses have Group Plan coverage through their employer, they have “dual coverage”. If you and any of your Dependents have dual coverage, the Fund must follow a procedure called “coordination of benefits” (COB) when processing claims. COB rules determine which Group Plan must pay first and how much to pay when you and your eligible Dependents file a Claim. Proper application of these rules will assure that the combined payments of the two Group Plans does not exceed 100% of the amount of benefits that you are entitled to receive.

This Plan does not coordinate benefits with an individual plan. This means that when a Participant is covered by this Plan as well as an individual (non-group) plan or policy, including a policy through the Health Insurance Marketplace, this Plan will not pay benefits for the remaining unpaid amounts resulting from the application of an individual plan or policy.

COB covers a wide variety of circumstances. Below is an outline of some of the more common situations.

**Coordination with a Group Plan**

*Order of Benefit Determination*

“Order of benefit determination” decides which Group Plan pays first (the primary insurance), and which Group Plan pays second (the secondary insurance) and if any, which Group Plan pays third and so forth.

You will be asked to supply the Trust Fund Office with the name of any other Group Plans that covers you and your eligible Dependents. The Trust Fund Office needs this information in order to determine the order in which the Group Plans pay benefits. If your Dependents have other Group Plan coverage and you fail to inform the Trust Fund Office, you will be required to reimburse the Fund for any claims the Plan paid as primary payer rather than secondary payer.
**Primary Payer**

If your spouse has other Group Plan coverage, this Plan, in general, will be the primary payer when the Claim submitted is for:

- You.
- Your Dependent child if your month and day of birth are **BEFORE** your spouse’s.
- Your Dependent child if you are divorced and **YOU** have custody of that child.

When the Plan is the primary payer, benefits are limited to the Plan’s Allowed Charges or Maximum Plan Allowance and subject to all of the Plan’s terms and provisions regardless of the secondary payer’s payment.

Any Group Plan that does not have a COB provision will always pay first as “primary” before any other Group Plan.

**Secondary Payer**

This Plan will be the secondary payer when the Claim submitted is for:

- Your spouse.
- Your Dependent child if your month and day of birth are **AFTER** your spouse’s.
- Your Dependent child if you are divorced and your **EX-SPOUSE** has custody of that child.

When the Plan is the secondary payer, benefits are still limited to the Plan’s Allowed Charges or Maximum Plan Allowance and subject to all of the Plan’s terms and provisions. However, the Plan will deduct the primary payer’s payment and pay the lesser of:

- The normal Plan benefits.
- The Eligible Individual’s out-of-pocket share. If the primary payer is a prepaid plan or a HMO, this Plan will only pay the Eligible Individual’s copayment or share of the cost.
- The unpaid balance, but will not exceed the maximum amount allowed the service provider is entitled to receive. If the provider has entered into a Preferred Provider Agreement (PPO) with this Plan or the primary payer, this Plan will consider the lesser of the provider’s contractual rate as the maximum amount allowed by the Plan.
Coordination with Federal Supplemental Medicare

Medicare is usually the primary payer for retired employees’ claims who have Medicare coverage and are also covered under their employer’s Group Plan. (Different COB rules apply to individuals who have Medicare because of end stage renal disease (ESRD) or had a kidney transplant). This Plan will pay after Medicare, while you are eligible as a Retired Participant, when the Claim submitted is for:

- You.
- Your spouse if she has Medicare and she has no other Group Plan coverage.
- Your disabled child with Medicare coverage and he has no other Group Plan coverage.

However, if your spouse has other Group Plan coverage as an active employee and you or your Dependent child with Medicare are enrolled as a dependent in her plan, this Plan will pay after your spouse’s Group Plan and Medicare.

Coordination with Medicaid or Medi-Cal

In any case where this Plan is required to reimburse the State for claims incurred by you or any of your Dependents, the Plan will pay the State, subject to all Plan provisions, the lesser of the normal Plan benefits or the amount actually paid by the State.
Affordable Care Act

Introduction

The federal health care law known as the “Affordable Care Act” (ACA) was signed into law on March 23, 2010. The law requires that all health plans provide certain consumer protections such as:

- Coverage for children to the age of 26 regardless of marital or dependency status.
- No annual or lifetime dollar limits on Essential Health Benefits (EHB).

ACA also requires that certain health plans provide additional consumer protections. However, the Direct Payment Plan is considered a “Retiree Only” health plan and is not required to include certain consumer protections of the ACA that apply to other health plans. For example, the Plan is not required to provide preventive health services without cost sharing, eliminate annual or lifetime maximum benefit restrictions. Even though this Plan is not required by ACA to provide benefits or change eligibility requirements that apply to other health plans, the Board has the authority to voluntarily, as it has done in the past, provide benefits, eliminate restrictions or limitations or change eligibility requirements mandated by ACA.

The Health Insurance Marketplace

While you remain eligible under one of the plans offered by the Fund, you will have no need to shop for individual health plan coverage in the Health Insurance Marketplace.

Generally, you cannot enroll in a Health Insurance Marketplace plan outside of the annual Open Enrollment (OE). There is, however, a “Special Enrollment Period” where certain “Qualifying Events”, as defined by the ACA law, permit you and your Dependents to enroll in a Health Insurance Marketplace plan outside of the usual OE period. Special rules may also apply if you have enrolled in COBRA Continuation Coverage. For more information contact www.coveredca.com if you live in California or www.healthcare.gov if you live elsewhere in the United States.

Nondiscrimination in Health Care

To the extent that an item or service is a covered benefit under this Plan, the Fund will not discriminate with respect to your choice of a health care provider so long as that health care provider is licensed by the state in which he practices and is operating within the scope of his license.
Preferred Provider Network Program

Under the Direct Payment Plan, you and your eligible Dependents have the freedom to choose your own health care providers, such as Hospitals, Physicians, laboratories, radiologist, and others various types of providers who are qualified by their license to provide services covered by the Plan.

When you and your Dependents choose to use Participating Hospitals, Providers or Value-Based Site Providers that are part of the Fund’s Preferred Provider Plan network, your share of the cost for covered health care services is lower.

The Preferred Provider Organization (PPO)

A Preferred Provider Organization (PPO) is a managed care organization of Hospitals and other licensed health care providers who have an agreement to accept lower fees for their services. The lower fees are referred to as “negotiated rates”. The agreements are between Anthem Blue Cross (ABC) and the Participating Hospitals and Participating Providers.

Among the services for which the Fund contracts with ABC is access to Preferred Provider Plan networks. This allows you and your Dependents to receive lower negotiated rates on Covered Expenses as well as a lower coinsurance amount—both of which reduce your share of the cost for Covered Expenses.

The Preferred Provider Plan (PPO Plan)

ABC has several Preferred Provider Plan networks. The Preferred Provider Plans used by the Fund are 1) the PPO network if you live in California; and 2) the BlueCard PPO national network if you live or are traveling elsewhere in the United States.

The BlueCard PPO

This is the national PPO network to be used outside of California but still within the United States. Using BlueCard PPO Participating Hospitals and Providers assures you of receiving lower negotiated rates for Covered Expenses as well as lowering your coinsurance amount—both reduce your share of the cost for Covered Expenses.

No coverage is provided under the Direct Payment Plan for services received outside of the United States, its Territories or Possessions with the exception of Emergency Services as defined by the Plan.

Before you receive medical services, you should confirm whether or not you are using a Participating Hospital and/or Participating Provider from the Fund’s Preferred Provider Plan network, the PPO or BlueCard PPO national network.
How to Locate a Participating Hospital or Participating Provider

The easiest way to find Participating Hospitals or Providers is to use the ABC website (www.anthem.com/ca). Choose the “USEFUL TOOLS” section and then “FIND A DOCTOR”.

When you or your Dependents register with the ABC website, you will need a user name and password. This will give you access to the names and locations of Participating Hospitals and Providers that are part of the Preferred Provider Plan network that applies if you live within California. However, if you are living or traveling outside of California (but within the United States) you will need to enter the state in which you are located in order to find names and locations of BlueCard PPO Participating Hospitals and Participating Providers.

You can also use the website as a guest but you must enter the correct Preferred Provider Plan network in order to find the correct Participating Hospitals and Participating Providers that are part of the Fund’s Preferred Provider Plan network.

Value-Based Site Program

The Value-Based Site program provides you with Hospital alternatives for obtaining covered services in connection with any of the surgical procedures where Covered Expenses for Hospital charges have been limited to a Maximum Plan Allowance (MPA) – refer to page 44.

If you live within California, and if you or your eligible Dependents decide not to use a Value-Based Site for any surgical procedure where Hospital charges have been limited to a MPA, all Hospital charges over the MPA will be your responsibility in addition to the Deductible and the Plan’s usual coinsurance.

Exceptions to Value-Based Site

If you do not have access to a Value-Based Site or if services cannot be obtained at a Value-Based Site within a reasonable time or travel distance; or if the quality of services could be compromised by using a Value-Based Site, the MPA for Hospital charges in connection with total routine hip or knee replacement, arthroscopy, cataract or colonoscopy procedures may not apply.

For Arthroscopy, Cataract or Colonoscopy Procedures

Value-Based Sites are Ambulatory Surgical Centers (ASC) providers that are part of the Fund’s Preferred Provider Plan network.
For Routine Total Hip or Knee Replacement Surgery

Value-Based Sites are “Designated” Hospitals throughout California that are part of the Fund’s Preferred Provider Plan network. You may see a list of Value-Based Sites on the Trust Funds’ website but you are cautioned to always verify that the location is still a Value-Based Site before you select that Hospital. Your surgeon must also be able to perform surgery at that Hospital.

Travel-Related Expenses If You Use a Designated Hospital

If you must travel 50 or more miles from your home to a Designated Hospital (a Value-Based Site) for routine total hip or knee replacement surgery, you may be entitled to reimbursement of up to $750 for travel-related expenses. Call the Trust Fund Office for further information.

Hospital Emergency Room Versus Urgent Care Center

Your primary doctor is the best place to start when you are sick. Your doctor knows your health history, including any underlying conditions you may have. When you visit your doctor for an illness or injury, they can make informed choices about your treatment and necessary tests. But what if you get sick or injured when your doctor’s office is closed?

Hospital emergency rooms (ER) are the best place for treating severe and life-threatening conditions. They have the widest range of services for emergency after-hours care, including diagnostic tests and access to specialists. However, this specialized care also makes it the most expensive type of care and often requires a long wait to be treated. Patients typically spend 3.2 hours on average in the ER, including the actual doctor consultation and any treatment. ER visits are about six times more expensive than comparable care in a physician’s office. If your condition is NOT life-threatening but you need care right away, using an Anthem Blue Cross Urgent Care Center instead of the ER may be the better choice for you.

The purpose of an Urgent Care Center is to fill in the gaps between your primary care physician visits and the ER. Urgent Care Centers offer the following advantages:

- Convenient locations
- Open after normal business hours, including evenings and weekends
- No appointment required
- Shorter wait times
- Lower charges (means lower Coinsurance to you and the ER Copayment will not apply)

The important thing is to use your best judgment when choosing where to get care. It’s a good idea to know where the closest Participating Hospitals and Urgent Care Centers are in your area. So if you need immediate care, you’ll already know where to go.
Case Management Program

Case management is a program designed to assist you or an eligible Dependent in making important decisions concerning your health care. Anthem Blue Cross, the organization currently performing Utilization Review (UR), also provides case management for the Fund which includes Hospice Care and Home Health Care.

Case management typically involves you, your family, health care providers, and the Fund in assessing and coordinating the best possible care for each situation. This process can help move you or your eligible Dependent from an acute care Hospital setting to an alternative, more comfortable and efficient setting as soon as it is medically safe to do so. Case management professionals can arrange for your care, nursing and equipment needs at the time of discharge from an acute care Hospital. This is possible because Anthem Blue Cross has the ability to select cases that may benefit from case management since its staff reviews and monitors Hospital admissions through the UR program.

Hospice Care is designed to provide pain control and symptoms relief for terminally ill patients at an approved or licensed hospice facility or at the patient’s home. Covered services include, but not limited to, nursing visits, social services, home health aide and medical supplies. The Plan does not provide benefits for the cost of food, transportation (other than ambulance), financial or legal counseling or services provided by family members or friends of the patient.

Lower Benefits for Non-Participating Hospitals and Providers

When you use a Non-Participating Hospital or Provider, you will generally experience a higher share of costs for Covered Expenses:

1. You will not receive lower negotiated rates for Covered Expenses.
2. You will, generally, pay a higher coinsurance for Covered Expenses.
3. You will be responsible for paying all charges that exceed the Plan’s Allowed Charge or Maximum Plan Allowance (MPA).
Comprehensive Hospital-Medical Benefits

Transitioning to Laborers Retired Plan

Any Deductible amount that you have paid while covered in the Laborers Active Plan or Laborers Special Plan will not be carried over to satisfy your Deductible in the Laborers Retired Plan. However, you will be entitled to new benefits described in this SPD regardless of whether you have used or exhausted the same benefits while you were eligible in the Laborers Active or Special Plan. This rule will also apply to your eligible Dependents.

Copayment

A Copayment is the flat dollar amount you pay for a Covered Expense and is required before the Plan Year Deductible and the coinsurance are applied. Most providers will ask you to pay the Copayment at the time of the service. The Copayment for the Covered Expenses listed below does not apply to Eligible Individuals with Medicare.

The following Covered Expenses have a Copayment:

1. **Physician Office Visits:** $20 Copayment per visit
   The Physician Office Visit Copayment does not apply to: Chiropractic visits, Routine Physical Examinations, Well Baby visits and Physician consultations.

2. **Electronic (E-Visit) or Online Medical Evaluation:** $10 Copayment per visit

3. **Outpatient Hospital Emergency Room Services:** (Use a Participating Urgent Care Center instead to avoid paying a Copayment)
   - $25 Copayment each visit to a Participating Hospital
   - $50 Copayment each visit to a Non-Participating Hospital

The Copayment does not apply if:

- You are admitted to the Hospital as a bed patient where you will stay overnight
- You are transported to the emergency room by paramedic intervention
- You are dead upon arrival in the emergency room
- You die while being treated in the emergency room

Deductible

The Deductible is the annual amount you pay for Covered Expenses before the Plan begins paying benefits and is applied after any applicable Copayment. The Deductible period begins March 1 and ends February 28 – the entire Plan Year period. The Deductible does not apply to Eligible Individuals with Medicare.


Carryover

Any part of the Deductible that you or your Dependents satisfy during the last three months (December, January and February) of the current Plan Year will count towards the Deductible for the next Plan Year period.

Deductible Amount

The amount of the Deductible you will pay per Plan Year is as follows:

- $150 per individual
- $450 maximum per family

The family Deductible limits the amount of Deductible expense you and your Dependents have to pay during any one Plan Year for Covered Expenses. If there are 4 or more persons in your family, the family Deductible can be satisfied in any combination up to a combined amount of $450. **However, no one person can satisfy more than the individual amount.** See the example below.

Examples - How the Deductible is Applied

<table>
<thead>
<tr>
<th>Size of Family</th>
<th>Participant Only</th>
<th>Participant plus Spouse</th>
<th>Participant, Spouse plus 1 Child</th>
<th>Participant, Spouse plus 2 or more Children</th>
</tr>
</thead>
<tbody>
<tr>
<td>Participant</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td>Up to $150 per person but not to exceed $450 combined</td>
</tr>
<tr>
<td>Spouse</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>Child 1</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>Child 2</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>Child 3</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td></td>
</tr>
<tr>
<td>TOTAL</td>
<td>$150</td>
<td>$300</td>
<td>$450</td>
<td>$450</td>
</tr>
</tbody>
</table>

Exceptions

The Deductible does not apply to the following Covered Expenses:

- Hospital or Skilled Nursing Facility charges for inpatient services
- Routine Physical Examinations for the Participant, Dependent spouse
- Well Baby visits for Dependent children 24 months of age or older
- E-Visit through LiveHealth Online Services
- Prescription Drugs
Coinsurance

The term “coinsurance” means an amount represented as a percentage that the Fund pays and that you pay on most Covered Expenses. If a Covered Expense is subject to a Copayment and/or Deductible amount, the coinsurance is applied last to the remaining balance.

For Participating Hospitals, Ambulatory Surgical Centers, Home Health and Hospice Care

The coinsurance level is 90/10. This means the Fund pays 90% of the negotiated rate after any Copayment and/or Deductible is applied. You pay 10% of the negotiated rate plus any applicable Copayment and/or Deductible.

For Other Participating Provider Charges

EXCEPTIONS
The Fund will pay 100% an E-Visit or Online Medical Evaluation after you pay your $10 Copayment.

For Non-Participating Hospitals, Home Health Hospice Care Charges

The coinsurance level is 90/10. This means the Fund pays 90% of the Allowed Charges after any Copayment and/or Deductible is applied. You pay 10% of the Allowed Charges plus any applicable Copayment and/or Deductible.

For Other Non-Participating Provider Charges

The coinsurance level is 75/25 when you use a Non-Participating Provider such as Physician, laboratory or radiology facility. This means the Fund pays 75% of the negotiated rate after any Copayment and/or Deductible is applied. You pay 25% of the negotiated rate plus any applicable Copayment and/or Deductible.

Inpatient Hospital Services

The Plan will pay benefits for inpatient hospital services if you are confined in a Hospital or Skilled Nursing Facility (SNF) for treatment of or in connection with an illness, injury, pregnancy, mental health or psychiatric disorder, chemical dependency or substance abuse. Covered services include but not limited to room and board, diagnostic lab tests and x-rays, ancillary charges, drugs and blood transfusions. Charges for personal items such as guest meals or use of a private room not ordered by a Physician are not covered.
For Participating Hospital Charges

The coinsurance level is 85/15 of the first $10,000 of the negotiated rate when you are admitted to a Participating Hospital or SNF. This means the Fund pays 85% of the first $10,000 of the negotiated rate and 100% of the remaining amount. You pay 15% of the negotiated rate but not to exceed $1,500.

For Non-Participating Hospital Charges

The coinsurance level is 65/35 of the first $10,000 of “Covered Charges” when you are admitted to a Non-Participating Hospital. This means the Fund pays 65% of the first $10,000 of Covered Charges and 100% of the remaining amount. You pay 35% of the Covered Charges but not to exceed $3,500. However, you will also be required to pay any amounts that exceed the Covered Charges limit and any non-covered charges such as personal items, for example: guest meals or use of a private room for personal convenience.

The term “Covered Charges” means (1) 100% of the hospital’s lowest rates for semi-private room or intensive care unit (or critical care unit) or (2) 80% of the hospital’s lowest rate for private room.

Covered Expenses

The term “Covered Expenses” refers to hospital and medical services that are covered by the Plan, subject to all other Plan provisions and must be determined to be Medically Necessary.

Below is a list of Covered Expenses (in alphabetical order) under your Plan. Additional Covered Expenses are listed in the Maximum Plan Allowance (MPA) section on page 45.

1. Acupuncture services by a licensed acupuncturist necessary to treat an injury or pain.
2. Ambulance services that requires professional paramedic support from the place where you are injured or stricken by illness to or from a Hospital or Physician’s office. Air ambulance transportation is covered only if Medically Necessary to avoid the possibility of serious complications or loss of life.
3. Ambulatory Surgical Center (ASC) services. For arthroscopy, cataract and colonoscopy procedure and charges by a Non-Participating ASC, refer to MPA section on page 45.
4. Anesthesia and its administration.
6. Chemotherapy prescribed by a Physician.
7. Consultations with a Physician including second surgical opinions.

8. Contraceptive implants, injections, devices which are prescribed by a Physician or surgical procedures resulting in voluntary infertility (including but not limited to sterilization or a vasectomy).

9. CT or PET Scans and magnetic resonance imaging (MRI) prescribed by a Physician for treatment or diagnostic purposes.

10. Dental services for the following:

   • Treatment to alleviate the damage to broken or injured teeth which is the result of an accidental bodily injury (no payment will be made for the replacement of teeth, in whole or in part).

   • Medically Necessary surgery not covered under the Fund’s dental care benefits.

11. Durable Medical Equipment (DME) prescribed by a Physician including, but not limited to hospital beds, wheelchairs, oxygen and prosthetic devices. The Plan will not pay more than the purchase price for rental charges of a DME item.

12. E-visit or online medical evaluation by a Physician through LiveHealth Online Services. LiveHealth Online is an Internet based service that allows you to personally interact with a doctor to address non-emergency health concerns.

13. Gender identity disorder or gender dysphoria treatment and services including gender reassignment surgery if approved in advance as Medically Necessary.

14. Home Health Care services but only upon referral and approval by the Plan’s Professional Review Organization (PRO).

15. Hospice Care services but only upon referral and approval by the Plan’s PRO.

16. Hospital outpatient emergency room services.

17. Hospital outpatient services. Covered services include but not limited to operating room, recovery room, diagnostic lab tests and x-rays, ancillary charges and drugs. For arthroscopy, cataract and colonoscopy procedure, refer to MPA section on page 45.

18. Immunizations, injections and inoculations for adults and children.

19. Intravenous therapy on an outpatient basis which is authorized by and under the direct supervision of a Physician for the treatment of an illness that would otherwise require hospitalization.

20. Laboratory tests prescribed by a Physician for treatment or diagnostic purposes.
21. Mastectomy services, including reconstruction of the breast on which the mastectomy was performed, surgery on the other breast to produce a symmetrical appearance and prosthesis and treatment of physical complications of all states of mastectomy, including lymphedemas.

22. Mental health or psychiatric disorders including Medically Necessary services by a licensed psychiatrist, psychologist, licensed marriage or family therapist or counselor or licensed social worker.

23. Nursing services by a licensed nurse practitioner (NP), registered graduate nurse (RN) or licensed vocational nurse (LVN). Services by a certified nurse-midwife for obstetrical care are covered provided the midwife is under the supervision of a Physician.

24. Optometrist (eye doctor) services but only when providing Medically Necessary treatment to the eye that is not covered under the vision care benefits.

25. Physical or occupational therapy services provided by a registered physical therapist (RPT) or occupational therapist not related to you and prescribed by a Physician.

26. Physician charges for office, emergency room or urgent care visits; medical or surgical services. Services by a licensed Physician Assistant (PA) are covered provided the PA is under the supervision of a Physician and billed under the Physician tax identification number.

27. Radiation therapy prescribed by a Physician.

28. Speech therapy prescribed by a Physician to restore normal speech due to stroke or to correct dysphasic swallowing defects due to an illness, injury or surgical procedure.

29. Substance abuse rehabilitation or chemical dependency treatment.

30. Surgical dressings, splints, casts and other devices for the treatment of burns or the reduction of fractures and dislocations.

31. Weight Loss Surgery (Bariatric surgery or gastric bypass). You MUST use a Blue Distinction® Center for Bariatric Surgery that is part of the Fund’s Preferred Provider Plan network otherwise the Hospital charges will not be covered. All weight loss surgical procedures must also be pre-authorized by Anthem Blue Cross.

Weight-loss surgery, in connection with the treatment of morbid obesity, is covered if your Body Mass Index (BMI) is greater than 35 and complicated by any of the following:

- Life-threatening cardiopulmonary conditions;
- Difficulty controlling diabetes mellitus or hypertension;
- End stage renal disease;
- Severe sleep apnea (documented by a sleep study);
- Severe lower extremity edema with ulceration;
• Symptomatic degenerative joint disease, resulting in ambulatory difficulties (cane, walker, wheelchair); or
• Stress incontinence with gynecologic abnormalities.

Only one of the following weight loss surgical procedures will be covered in a lifetime:
• Roux-en Y gastric bypass
• Gastric stapling or banding
• Biliopancreatic bypass

32. X-rays prescribed by a Physician for treatment or diagnostic purposes.

Maximum Plan Allowance (MPA)

The Fund limits the dollar amount allowed for certain Covered Expenses. The term used for a Covered Expense that has a maximum dollar amount allowance is “Maximum Plan Allowance (MPA)”. The regular coinsurance for some Covered Expenses will apply first as outlined in the Coinsurance section on page 41 but if the Covered Expense is subject to a MPA, the Fund will not pay more than the MPA.

You will be responsible for paying any charges that exceed the MPA in addition to any Copayment, Deductible and coinsurance.

Routine Total Hip or Knee Replacement Surgery

Inpatient Hospital charges for routine total hip or knee replacement surgery at a Participating or Non-Participating Hospital are limited to the MPA if you live in California. The MPA only applies to Hospital charges and does not apply to the professional fees charged by the surgeon or any other non-Hospital related expenses in connection with the surgical procedure.

The illustration below indicates the difference in cost between a Value-Based Site “Designated Hospital” and a Participating Hospital that is NOT a Designated Hospital. Because actual billed charges and negotiated rates vary between different Participating Hospitals, the illustration is not based on the actual billed charge or negotiated rate for any one provider.

<table>
<thead>
<tr>
<th>A Participating Hospital that is a Value-Based Site Designated Hospital</th>
<th>A Participating Hospital that is NOT a Value-Based Site Designated Hospital</th>
</tr>
</thead>
<tbody>
<tr>
<td>Billed Charge</td>
<td>$52,000</td>
</tr>
<tr>
<td>Negotiated Rate</td>
<td>$30,000</td>
</tr>
<tr>
<td>MPA</td>
<td>$30,000</td>
</tr>
<tr>
<td>Amount over MPA</td>
<td>$0</td>
</tr>
<tr>
<td>15% of $10,000 (your coinsurance)</td>
<td>$1,500</td>
</tr>
<tr>
<td>You owe over MPA</td>
<td>$0</td>
</tr>
<tr>
<td>Total you owe</td>
<td>$1,500</td>
</tr>
</tbody>
</table>
**Outpatient Arthroscopy, Cataract or Colonoscopy Procedure**

These procedures are limited to the MPA when performed at the outpatient department of a Hospital and **you live within California**.

When Hospital charges exceed the MPA, you are responsible for payment of all Hospital charges that exceed the MPA in addition to any Copayment, Deductible and coinsurance. Use a Value-Based Site instead if you live in California, i.e. an Ambulatory Surgical Center (ASC). The MPA only applies to Hospital charges and does not apply to the professional fees charged by the surgeon or any other non-Hospital related expenses in connection with the surgical procedure.

Where Covered Expenses for Hospital charges are limited to the MPA, and you live within California, you and your eligible Dependents are provided with alternative provider choices referred to as Value-Based Sites. Using these providers will save you money on your share of the cost.

The illustration below for an arthroscopy procedure demonstrates the difference in costs between what you can expect, when using an ASC instead of the outpatient surgical department of a Hospital—because actual billed charges and negotiated rates vary between providers for the same services.

<table>
<thead>
<tr>
<th>Participating Value-Based Site</th>
<th>Outpatient Surgical Department of a Participating Hospital</th>
</tr>
</thead>
<tbody>
<tr>
<td>Billed Charge</td>
<td>$8,500</td>
</tr>
<tr>
<td>Negotiated rate</td>
<td>$6,000</td>
</tr>
<tr>
<td>MPA</td>
<td>$6,000</td>
</tr>
<tr>
<td>Amount over MPA</td>
<td>$0</td>
</tr>
<tr>
<td>You owe 10% of MPA</td>
<td>$600</td>
</tr>
<tr>
<td>You owe the amount over MPA</td>
<td>$0</td>
</tr>
<tr>
<td>Total you owe</td>
<td>$600</td>
</tr>
</tbody>
</table>

**Other Covered Expenses with MPA**

The following Covered Expenses are also subject to a MPA:

1. Non-Participating Ambulatory Surgical Center (ASC) for outpatient services.

2. Chiropractic services such as manipulations, x-rays and laboratory test by a licensed chiropractor. Charges for supplies must be Medically Necessary and not for personal comfort of the Eligible Individual.

3. Hearing aid devices prescribed by a Physician. Repairs to or replacement of a hearing aid device that is lost, broken or stolen are not covered.

4. Well Baby visits for Dependent children older than 24 months of age, according to the schedule of the American Academy of Pediatrics.
5. Routine Physical Examinations for Participants or Dependent spouse.

**Overview of Covered Expenses with MPA**

<table>
<thead>
<tr>
<th>Type of Covered Expense</th>
<th>MPA</th>
<th>Your Share</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital Charges</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Inpatient routine total hip or knee replacement surgery</td>
<td>$30,000</td>
<td>You pay all Hospital charges that exceed $30,000</td>
</tr>
<tr>
<td>Outpatient arthroscopy procedure</td>
<td>$6,000</td>
<td>You pay all Hospital charges that exceed $6,000</td>
</tr>
<tr>
<td>Outpatient cataract procedure</td>
<td>$2,000</td>
<td>You pay all Hospital charges that exceed $2,000</td>
</tr>
<tr>
<td>Outpatient colonoscopy procedure</td>
<td>$1,500</td>
<td>You pay all Hospital charges that exceed $1,500</td>
</tr>
<tr>
<td>Routine Physical Exam or Well Baby*</td>
<td>$300 per exam</td>
<td>You pay all charges that exceed $300</td>
</tr>
<tr>
<td>Dependent Children</td>
<td>$200 per exam</td>
<td>You pay all charges that exceed $200</td>
</tr>
<tr>
<td>Chiropractor Charges*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Visits</td>
<td>$40 per day</td>
<td>You pay all charges that exceed $40 per visit and 40 visits per Plan Year</td>
</tr>
<tr>
<td>X-Rays</td>
<td>$100 per Plan year</td>
<td>You pay all charges that exceed $100</td>
</tr>
<tr>
<td>Hearing Aids*</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Device</td>
<td>$1,200 per ear Every 36 months</td>
<td>You pay all charges that exceed $1,200</td>
</tr>
<tr>
<td>Ambulatory Surgical Centers</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Participating Ambulatory Surgical Center</td>
<td>$500 per day</td>
<td>You pay all charges that exceed $500 per day</td>
</tr>
</tbody>
</table>

* The Fund will pay 100% of the Allowed Charge or the MPA amount, whichever is less.

**Lifetime Maximum Benefit and Annual Reinstatement**

You and each of your Dependents have a $750,000 lifetime maximum benefit under the Comprehensive Hospital-Medical Benefits. This means the Fund will not pay more than $750,000 for Covered Expenses in any given Plan Year for you or any of your Dependents.

At the beginning of every Plan Year (every March 1), up to $2,000 will be reinstated to your or your Dependent’s lifetime maximum benefit. For example, if the Fund paid more than $2,500 for Covered Expenses in the current Plan Year, the Fund will only add $2,000 to your lifetime maximum benefit for the next Plan Year. However, you or your Dependent will never have more than $750,000 available for benefits under the Comprehensive Hospital-Medical Benefits at the beginning of a Plan Year including any amount reinstated.

**Utilization Review (UR) Requirement**

Utilization Review (UR) is required for all overnight inpatient hospitalizations. Exception: Maternity admissions where the length of stay does not exceed 48 hours for a routine delivery or 96 hours for a
caesarean section are not subject to this requirement. If a maternity stay exceeds these time frames, then a Concurrent or Retrospective Review is required. There are three (3) different types of UR:

1. **Pre-Admission Review**: For all elective inpatient Hospital admissions.

   **Penalty** - If you are admitted to a Non-Participating Hospital and a Pre-Admission Review is not obtained, you will be responsible for an additional coinsurance of 20% of the first $10,000 of Covered Charges whether or not a Retrospective Review is obtained after you have been discharged and determined that your stay was Medically Necessary.

2. **Concurrent Review**: For any ongoing inpatient Hospital admission.

3. **Retrospective Review**: After you have been discharged from the Hospital when there has been no Pre-Admission or Concurrent Review.

   **Professional Review Organizations (PRO)**

   PROs are companies under contract with the Fund that determine whether an inpatient Hospital confinement is Medically Necessary, including the number of authorized days and/or whether a proposed non-emergency outpatient service is Medically Necessary.

   Anthem Blue Cross is the Fund’s PRO for Utilization Review (UR) for inpatient hospitalizations and for Pre-Authorization Review in connection with bariatric surgery procedures.

   Remember, some Covered Expenses require that you obtain a UR, a Pre-Authorization Review, use a Participating Hospital or Participating Provider from the Fund’s Preferred Provider Plan network or use a Value-Based Site if you live in California in order to receive full Plan benefits and limit your share of the cost for Covered Expenses.

   **Utilization Review Requirements Recap Chart**

<table>
<thead>
<tr>
<th>Type of Admission</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Schedule/Elective Non-Emergency</td>
<td>Anthem Blue Cross <strong>MUST</strong> approve your stay <strong>BEFORE</strong> you are admitted.</td>
</tr>
<tr>
<td>Emergency/Urgent</td>
<td>Anthem Blue Cross <strong>MUST</strong> be notified within 24 hours of your admission.</td>
</tr>
<tr>
<td>Childbirth</td>
<td>No UR is required if stay is less than: 48 hours for normal delivery or 96 hours for C-Section Delivery</td>
</tr>
<tr>
<td>Bariatric Surgery Gastric Bypass</td>
<td><strong>ALL</strong> planned services <strong>MUST</strong> be approved by Anthem Blue Cross <strong>BEFORE</strong> you are admitted. In addition, an approved Center of Excellence must be used.</td>
</tr>
<tr>
<td>Any admission</td>
<td>When the Laborers Retired Plan is the secondary payer of benefits for you or your eligible Dependent’s hospital stay, UR is not required by this Plan.</td>
</tr>
</tbody>
</table>
The Future Moms’ Program

Future Moms’ program is for female Participants or the female spouse of the Participant. Dependent children are not covered for pregnancy-related expenses under the Direct Payment Plan.

The program is designed to identify risks early in a pregnancy and to provide the quality care needed to have a successful pregnancy and deliver a healthy baby. Delivering a healthy baby usually will result in lower out-of-pocket costs for you and can avoid high risk pregnancies which can result in early or premature delivery requiring more expensive medical services and longer hospital stays for the newborn.

Call the Future Moms’ program as soon as you know you are pregnant but no later than the first trimester (12 weeks) to register with the program. A registered nurse will explain the program benefits to you and help you get started. Some of the features of the program include:

- A toll-free telephone number where you can speak with a nurse coach anytime, day or night, about your pregnancy.
- Screenings to see if you might be at risk for depression or early delivery.
- Useful tools to help you, your doctor and your Future Moms’ nurse coach manage your pregnancy.

Reminder: Actions to Take to Lower Your Out-of-Pocket Costs

- Always use Participating Hospitals, Participating Providers and Value-Based Site Providers for covered health care services.
- Always obtain a UR through the PRO for any type of admissions to certify your entire stay as Medically Necessary.
- Always obtain a Pre-Authorization Review through the PRO when one is required so you do not pay the extra coinsurance.
- Enroll and participate throughout your pregnancy in the Future Moms’ program in order to have useful tools to use throughout your pregnancy and avoid higher costs due to high-risk pregnancy.

Payment of Benefits

Claims must be received by the Fund’s designee Anthem Blue Cross (ABC), or in the case of the BlueCard PPO national network, the host plan, as soon as possible but in no event later than one year from the date of services. Claims should not be sent to the Trust Fund Office. If you do send them to the Trust Fund Office, the processing of the Claims will be delayed.
Once a Claim is paid or denied by the Fund, the Fund will send you an Explanation of Benefits (EOB) notice. The EOB provides you with an overview of how the Claim was processed – specifically how the benefits were calculated or if denied, the reason for the denial. The EOB will show the Claim’s “line level” first which includes all services billed for each procedure. The bottom section of the EOB will show the Claim’s “total level” which includes the amount for which you are responsible and the Fund’s total payment. Below is a list of the information that is shown on an EOB.

1. The date of service, procedure code or description, and the amount billed;

2. The Allowed Amount by the Plan;

3. Your share of the cost, if they were applied: Copayment, Deductible, coinsurance and/or over the MPA, and if any, excluded items and the reason for the exclusion;

4. The Plan’s share of the cost (the difference between #2 and #3 above);

5. Any adjustment such as other insurance payment or previous payment;

6. The amount for which you are responsible and the Fund’s payment amount to the provider.
## Overview of Covered Expenses and Benefit Application

<table>
<thead>
<tr>
<th>Type Of Service</th>
<th>Copayment Amount</th>
<th>Deductible Yes or No</th>
<th>Plan Allowed Charge</th>
<th>% Coinsurance</th>
<th>Maximum Plan Allowance (MPA) OR Remarks/Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td>In-Network</td>
<td>Out-of-Network</td>
<td></td>
</tr>
<tr>
<td>Acupuncture</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>Must be pain related condition</td>
</tr>
<tr>
<td>Ambulance</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td></td>
</tr>
<tr>
<td>Ambulatory Surgical Center</td>
<td>$0</td>
<td>Y</td>
<td>90%</td>
<td>90%</td>
<td>$500 for Out-of-Network</td>
</tr>
<tr>
<td>Anesthesia</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Blood/Blood Plasma</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Chiropractic Visit</td>
<td>$0</td>
<td>Y</td>
<td>100%</td>
<td>100%</td>
<td>$40 per Visit 20 Visits per Plan Year</td>
</tr>
<tr>
<td>Chiropractic X-Rays</td>
<td>$0</td>
<td>Y</td>
<td>100%</td>
<td>100%</td>
<td>$100 per Plan Year</td>
</tr>
<tr>
<td>Consultation (by a specialist)</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Durable Medical Equipment</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>Must be prescribed by a Physician</td>
</tr>
<tr>
<td>Emergency Room Physician</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>90% If PPO Hospital is used</td>
</tr>
<tr>
<td>Hearing Aids</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>$1,200 per ear/device per 36 months</td>
</tr>
<tr>
<td>Home Health Care</td>
<td>$0</td>
<td>N</td>
<td>90%</td>
<td>Not Covered</td>
<td>Must be pre-approved by Anthem Blue Cross</td>
</tr>
<tr>
<td>Hospice Care</td>
<td>$0</td>
<td>N</td>
<td>90%</td>
<td>Not Covered</td>
<td>Must be pre-approved by Anthem Blue Cross</td>
</tr>
<tr>
<td>Hospital Emergency Room</td>
<td>$25 PPO</td>
<td>Y</td>
<td>90%</td>
<td>90%</td>
<td>Copayment is waived under certain circumstances</td>
</tr>
<tr>
<td>Hospital/SNF Inpatient</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1st $10,000</td>
<td>$0</td>
<td>N</td>
<td>85%</td>
<td>65%*</td>
<td>100%</td>
</tr>
<tr>
<td>$10,000 Thereafter</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital Outpatient</td>
<td>$0</td>
<td>Y</td>
<td>90%</td>
<td>90%</td>
<td></td>
</tr>
<tr>
<td>Immunizations / Injections</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Lab Tests</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>LiveHealth Online Visit</td>
<td>$10</td>
<td>N</td>
<td>100%</td>
<td>N/A</td>
<td>N/A</td>
</tr>
<tr>
<td>Office Visit</td>
<td>$20</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Physical Exam (Adults)</td>
<td>$0</td>
<td>N</td>
<td>100%</td>
<td>100%</td>
<td>$300 per exam</td>
</tr>
<tr>
<td>Physical/Occupational Therapy</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>Must be prescribed by a Physician</td>
</tr>
<tr>
<td>Speech Therapy</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>Stroke or swallowing defects only</td>
</tr>
<tr>
<td>Surgery (surgeon or assistant)</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>X-Rays / CT Scans / MRI</td>
<td>$0</td>
<td>Y</td>
<td>75%</td>
<td>75%</td>
<td>N/A</td>
</tr>
<tr>
<td>Well Baby (Older Than 2 Years)</td>
<td>$0</td>
<td>N</td>
<td>100%</td>
<td>100%</td>
<td>$200 per exam</td>
</tr>
</tbody>
</table>
Benefits Required by Law

*Newborns’ and Mothers’ Health Protection Act*

Under federal law, group health plans and health insurers may not restrict benefits for any Hospital length of stay for the mother or newborn child to less than 48 hours following a normal delivery, or to less than 96 hours following a caesarean section. However, federal law does not prohibit the mother’s or newborn’s attending provider, after consulting with the mother, from discharging the mother or her newborn earlier than the 48 hours, or 96 hours stay as applicable.

*Women’s Health and Cancer Rights Act (WHCRA)*

Under federal law, group health plans, insurers, and HMOs that provide medical and surgical benefits in connection with a mastectomy must also provide benefits for reconstructive surgery, in a manner determined in consultation with the attending physician and the patient, for:

- Reconstruction of the breast on which the mastectomy was performed,
- Surgery and reconstruction of the other breast to produce a symmetrical appearance, and
- Prostheses and treatment of physical complications at all stages of the mastectomy, including lymphedemas.

This coverage is subject to the Plan’s Copayment, Deductible and coinsurance provisions.

In addition to the information concerning Women’s Health and Cancer Rights Act (WHCRA) appearing in this booklet, the Plan is required to mail an annual notice to remind you that breast cancer patients who elect to have reconstructive surgery in connection with a mastectomy have certain protections under federal law.
Medicare Benefits

Medicare Entitlement

On the first day of the month that you or any of your Dependents becomes entitled to Medicare Parts A and B because of age (65 years old) or disability (receiving a Social Security Disability benefit), Medicare becomes the primary payer and the Direct Payment Plan becomes the secondary payer of your Claims. It is important that you contact the Trust Fund Office as soon as you become eligible for Medicare so that your Claims are paid correctly and you are charged the correct monthly self-payment or premium rate for Medicare benefits provided by the Plan.

If you or your Dependent are eligible for Medicare but do not enroll, the Plan will estimate the benefit payable on your Claims to what it would have paid if you had enrolled in Medicare. This means you will have more out-of-pocket expense to pay on your Claims if you do not enroll. You should always consult with the Social Security Administration about their rules on enrollment. The Social Security Administration may add a late enrollment penalty to your monthly premium if you do not enroll on time.

If you or your Dependent spouse continue to work on or beyond the date you reach age 65 and have Group Plan coverage as an active employee or as a dependent, Medicare allows you to defer enrollment in Part B while you have Group Plan coverage. If this applies to you, you should be aware that when your coverage as an active employee or dependent under the Group Plan ends, you have a certain period of time to apply for Part B without a late enrollment penalty. You should discuss the time frame with the Social Security Administration and advise the Trust Fund Office, in writing, of your intention to defer enrollment in Part B.

Supplemental Hospital Benefits – Medicare Part A

Medicare Part A is your inpatient hospital insurance plan that covers charges for inpatient stay or admission to a Hospital or Skilled Nursing Facility (SNF) or some home health services and hospice care. Medicare will usually pay 100% of their allowed charges and you pay the Part A Deductible and/or any copayment or coinsurance that are your responsibility to pay under Medicare Part A.

If you receive inpatient hospital care, home health or hospice care services of the type that are covered under Medicare Part A, the Plan will pay the Hospital or SNF your Part A Deductible plus any copayment or coinsurance in full.

Supplemental Medical Benefits – Medicare Part B

Medicare Part B is your outpatient insurance plan that covers outpatient services such as hospital charges, office visits, ambulance services, surgeries, lab tests and other professional or facility charges. Medicare will usually pay 80% of their allowed charges and you pay the Part B Deductible and/or your
20% coinsurance that are your responsibility to pay under Medicare Part B. If you receive medical treatment, medical services, supplies or home health care services of the type that are covered by Medicare Part B, the Plan will pay 100% of your Medicare Part B Deductible and/or your coinsurance that are your responsibility to pay under Medicare Part B.

**Covered Expenses**

The term “Covered Expenses” refers to hospital and medical services and supplies that are covered under Article IV, Section 1 of the Rules and Regulations of the Laborers Retired Plan. If Medicare does not cover any type of service or expense that is a Covered Expense under this Plan, the Plan will pay, subject to all Plan provisions, for the Covered Expense up to the amount described in Article IV, Section 4 of the Rules and Regulations of the Laborers Retired Plan.

**Private Contracting and Medicare**

Under “private contracting”, a Physician can “opt-out” of Medicare reimbursement for Medicare covered services. This means that the Physician may charge you any fee he chooses for his services and you are responsible for payment of those services.

If you or your Dependent choose to enter into private contracting with a Physician, that Physician must tell you, in advance, that you are agreeing to a private contract. The private contract between you and your Physician must clearly state that:

- You are giving up your right to have Medicare pay for the services;
- You agree that the Physician will not bill Medicare;
- You understand that Medicare will not pay for the services and that it is not likely that other insurance will pay; and
- You have the right to receive services from Physicians and practitioners whose services are covered under Medicare and whose bills Medicare would pay.

If you enter into private contract with a Physician, the Plan will only pay 20% of Allowed Charges for Medicare covered services. Any other expenses or charges will be your responsibility. For example, if your Physician charges $150 for an office visit and the Allowed Charge is $80, the Fund will pay $16 (20% of $80) and you are responsible for the entire balance of $134. As you can see from this example, you can incur a substantial amount of out-of-pocket expense under a private contracting arrangement.

This example assumes that the services are eligible under Medicare. In other words, had the Physician not opted out of Medicare, the services would have been covered by Medicare. If you incur expenses that are not covered by Medicare in a private contracting arrangement, the Fund will not pay any of the billed charges. You will be responsible for the full payment.

Before entering into a private contract, contact the Trust Fund Office first.
Prescription Drugs Benefit

Glossary of Terms

“Contracting Pharmacy” means a pharmacy which has a contract with the Pharmacy Benefit Manager (PBM) to provide prescription Drug services to Eligible Individuals.

“Formulary” means a preferred list of quality and cost-effective brand-name medications established by the PBM.

“Non-Contracting Pharmacy” means a pharmacy that does not have a contract with the Pharmacy Benefit Manager (PBM) to provide prescription Drug services to Eligible Individuals.

“Pharmacy Benefit Manager (PBM)” means the company under contract with the Laborers Health and Welfare Trust Fund for Northern California and who administers the Direct Payment Plan’s prescription Drug benefits. The Fund’s PBM is OptumRx.

“Specialty Pharmacy” means a pharmacy that provides medications that may be self-administered or administered at a Physician’s office to treat a chronic or acute illness. The Specialty Pharmacy manages specialty medications that often times are not available at the local retail Contracting Pharmacy because they may require special handling and storage. The Specialty Pharmacy is through the PBM.

The Pharmacy Benefit Manager (PBM)

Most large chain pharmacies are in the OptumRx network but so are many other retail pharmacies throughout the United States. However, BEFORE you have your prescription filled, you should always ask the pharmacy if they are a Contracting Pharmacy with OptumRx. You can also register with a user name and password on the OptumRx website to check for contracting pharmacies.

Maintenance Medications

Maintenance medications are medications you take on a regular basis.

When you purchase maintenance medications from a retail Contracting Pharmacy, beginning with the 4th fill of any one medication, the usual copayment will double for the same 30-days’ supply. You may wish to consider using the Mail Service Pharmacy through OptumRx for additional refills.

Mail Service Pharmacy

If you wish to take advantage of the Mail Service Pharmacy, after your 3rd fill at the retail Contracting Pharmacy and at least three weeks prior to the 4th fill, you should ask your prescribing Physician to call...
or fax your prescription order to OptumRx. You should then follow up with a telephone call to OptumRx to tell them how you wish to pay for your share of the cost.

**Generic Versus Brand Name Drugs**

By law, both generic and brand name medications must meet the same standards for safety, purity and effectiveness. However, generic medications, on average, are about half the cost of brand-name medications. When you choose a cheaper generic medication over brand-name medication, in addition to paying a lower copayment, your choice also saves the Fund money.

Always ask if there is a generic equivalent for the prescriptions you need filled. You can either ask your Physician before he writes your prescription or the pharmacist at the retail store where you purchase the medication. If there is no generic version available, you will only pay the copayment for the brand-name drug.

**Formulary Versus Non-Formulary Brand-Name Drugs**

Both Formulary and Non-Formulary brand-name medications are covered by the Plan but your copayments are different and are higher than your copayment for generic drugs.

**Covered Charges**

The following drugs or medications are covered by the Plan:

- Drugs prescribed by a Physician licensed by law to administer or prescribe Drugs.

- Drugs, insulin or insulin injection kits which are supplied:
  - to the patient in the Physician’s office, and for which a charge is made separately from the charge for any other item or expense, **or**
  - by a Hospital for use outside of the Hospital provided that the Drugs are prescribed by a Physician licensed by law to prescribe or administer Drugs.

- Compounding dermatological preparations prescribed by a Physician.

- Therapeutic vitamins, cough mixtures, antacids, eye and ear medications prescribed by a Physician for the treatment of a specific illness or complaint (you must have a prescription from your Physician).

- Self-administered oral or injectable medications to treat a chronic or acute condition, which can safely be administered in the patient’s home. If the medication is included on the Plan’s list of specialty medications and requires ongoing clinical supervision, the medications must
be obtained from and distributed under a program managed by the Plan’s Specialty Pharmacy. Self-administered injectables, such as insulin and Imitrex® are not specialty medications requiring distribution from the Fund’s Specialty Pharmacy; these can be obtained from a retail Contracting or Non-Contracting Pharmacy.

- The following injectable medications: Ana-Kits, Epi-Pens, Glucagon and Imitrex®.

**Excluded Drugs**

The Plan will not pay for:

- Drugs taken or administered while a patient is in a Hospital (covered as part of the Hospital inpatient or outpatient charges).

- Patent or proprietary medicines not requiring a prescription, *except* insulin and those over-the-counter Drugs prescribed (require a prescription) by a Physician.

- Appliances, devices, bandages, heat lamps, braces or splints (may be a Covered Expense under the Comprehensive Hospital-Medical Benefits).

- Multiple non-therapeutic vitamins, cosmetics, dietary supplements, health and beauty aids.

- Charges for prescriptions in excess of a 30-days’ supply at a Retail pharmacy or a 90-days’ supply from the Mail Service Pharmacy.

**Non-Contracting Pharmacy Reimbursement**

If you use a Non-Contracting Pharmacy when purchasing a Covered Drug, you must pay the full cost of your medications at the time of purchase. You will then need to file a Claim with OptumRx for reimbursement. Reimbursement will be based on the contract rate that would have been paid to a Contracting Pharmacy – see Copayments below. In most cases, you will pay a higher share of the cost for Covered Charges when you use a Non-Contracting Pharmacy.

**Maximum Calendar Year Benefit**

You and each of your Dependents have a $20,000 calendar year maximum benefit under Prescription Drugs Benefits program. This means the Fund will not pay more than $20,000 for Covered Charges towards prescriptions you purchased at a Contracting or Non-Contracting Pharmacy, Mail Service or Specialty Pharmacy, in any given calendar year.

**Copayments**

If you purchase any of the items listed under Covered Charges, the Fund will pay the amount described below less your share of the cost. Your cost will include the copayment and if applicable, the price difference between the generic drug and brand-name drug.
**Contracting Retail Pharmacy**

If the prescription Drug is purchased at a retail Contracting Pharmacy, the Fund will pay the Contracting Pharmacy for up to a 30-day supply per prescription as follows:

1. For generic Drugs, the cost of the prescription less a copayment of $10 **for the initial fill plus the first 2 refills**.

2. For Formulary brand-name Drugs, **if a generic Drug is available**, the cost of the prescription less (a) a copayment of $20 **plus** (b) the difference in price between the generic and the Formulary brand-name Drug **for the initial fill plus the first 2 refills**.

3. For Formulary brand-name Drugs, **if a generic Drug is not available**, the cost of the prescription less a copayment of $20 **for the initial fill plus the first 2 refills**.

4. For non-Formulary brand-name Drugs, **if a generic Drug is available**, the cost of the prescription less (a) a copayment of $30 **plus** (b) the difference in price between the generic and the non-Formulary brand-name Drug **for the initial fill plus the first 2 refills**.

5. For non-Formulary brand-name Drugs, **if a generic Drug is not available**, the cost of the prescription less a copayment of $30 **for the initial fill plus the first 2 refills**.

If you continue to have the prescription Drug filled at a retail Contracting Pharmacy after **the initial fill plus the first 2 refills**, the copayment amounts described in 1 to 5 above will double.

**Mail Service Pharmacy**

If the prescription Drug is purchased through the mail service Contracting Pharmacy, the Fund will pay the Contracting Pharmacy for up to a 90-day supply per prescription as follows:

1. For generic Drugs, the cost of the prescription less a copayment of $20.

2. For Formulary brand-name Drugs, **if a generic Drug is available**, the cost of the prescription less (a) a copayment of $40 **plus** (b) the difference in price between the generic and the Formulary brand-name Drug.

3. For Formulary brand-name Drugs, **if a generic Drug is not available**, the cost of the prescription less a copayment of $40.

4. For non-Formulary brand-name Drugs, **if a generic Drug is available**, the cost of the prescription less (a) a copayment of $60 **plus** (b) the difference in price between the generic and the non-Formulary brand-name Drug.
5. For non-Formulary brand-name Drugs, **if a generic Drug is not available**, the cost of the prescription less a copayment of $60.

**Overview of Copayments**

<table>
<thead>
<tr>
<th>Type of Drugs</th>
<th>Contracting Pharmacy</th>
<th>Mail Service</th>
<th>Non-Contracting Pharmacy</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Copayment for</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>30-days’ supply</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>1st, 2nd &amp; 3rd fill</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Generic Drugs</td>
<td>$10</td>
<td>$20</td>
<td>$20</td>
</tr>
<tr>
<td>Formulary Brand-Name</td>
<td>$20</td>
<td>$40</td>
<td>$40</td>
</tr>
<tr>
<td></td>
<td><strong>If a generic drug equivalent is available:</strong> You pay the Copayment above plus the difference in price between the generic version and the Formulary brand-name.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Non-Formulary Brand-Name</td>
<td>$30</td>
<td>$60</td>
<td>$60</td>
</tr>
<tr>
<td></td>
<td><strong>If a generic drug equivalent is available:</strong> You pay the Copayment above plus the difference in price between the generic version and the Non-Formulary brand-name.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* Beginning with the 4th fill of your generic or brand-name drug, your copayment will double for the same 30-days’ supply if you continue purchasing the drug at a retail pharmacy. Make sure that you start using the Mail Service especially for Covered Drugs that you take on an ongoing basis (maintenance medications) after the 3rd fill to avoid paying double the copayment. However, you are free to start using the Mail Service earlier than the 4th fill.

To save money and avoid making multiple trips to your retail pharmacy store, you may start using Mail Service for your 1st, 2nd or 3rd fill. You can receive up to a 90-days’ supply of your medication by using Mail Service (that is 3 times the Plan’s 30-days’ supply limit for purchases at retail pharmacy stores) and the copayment is only double (not 3 times).
Employee Assistance Program

Introduction

Personal concerns can have a major impact on your work performance and overall functioning. Claremont Behavioral Services, a firm of select professionals, administers the Fund’s Employee Assistance Program (EAP). This Program helps individuals solve personal issues before they become more serious and difficult to manage. You and your Dependents can receive professional and confidential counseling at no cost from this Program. The Program also provides access to resources that can help you address a variety of personal concerns or questions.

When you need counseling services, you will be referred to a conveniently located counselor or resource with expertise in your area of concern. Day and evening appointments are available as Claremont recognizes your need for prompt and helpful assistance. The EAP is a confidential service. Claremont understands the importance of maintaining your privacy and everything you tell them will be kept confidential. Your involvement with Claremont is afforded the maximum confidentiality permitted under the law.

Covered Services

The following services are covered under your EAP benefits:

- Work/Life consultant’s services for referrals and information about:
  Child/Elder/Pet Care, Adoption/College/School/Health and Wellness Assistance

- 30 minutes of free consultation, per incident, by an attorney for legal issues such as:
  Child Custody, Divorce, Domestic Violence, Personal Injury, Real Estate, Simple Will Kits

- Telephonic consultations on important financial issues such as:
  Budgeting, Debt Management, Financial Planning, Identity Fraud Services, Tax Questions

The Program also offers three (3) free counseling visits with an EAP participating provider. This is available to all Participants for any personal issue, including: marital or family conflicts, parenting concerns, substance abuse, anxiety, depression and other issues that affect your quality of life. A web-based video conference with a counselor is available as an alternative to in-person counseling. All you need is a personal computer or tablet to schedule an appointment. Call Claremont for more information regarding video conferencing.

If you are enrolled in the Direct Payment Plan and have used the three free visits, you can continue to see your EAP counselor on a self-pay basis at a discounted rate. You may also begin using your outpatient mental health care or substance abuse treatment benefits but this may require that you find

CONTACT INFO
☎ 1-800-834-3773
🌐 www.claremonteap.com
Discuss your issue with an experienced counselor who will help you develop an action plan and refer you to resources that are the most appropriate for your needs.

KAISER MEMBERS
After you have exhausted the three free counseling visits through Claremont, you should arrange through Kaiser for any follow-up visits.
another counselor or provider in the Preferred Provider Plan network. If you need inpatient Hospital services for mental health or substance abuse treatment, benefits are payable under the Comprehensive Hospital-Medical Benefits – refer to page 40.
Health Care Expense Assistance Benefit

Eligibility

The eligibility requirements for Health Care Expense Assistance (HCEA) Benefit is different from the eligibility requirements for hospital-medical, prescription Drug, optional dental and vision benefits and other benefits described in this SPD. You are entitled to a monthly benefit of $75 if you meet all the eligibility requirements listed below whether or not you are eligible to enroll or choose not to enroll in a hospital-medical plan. The purpose of the HCEA Benefit is to help you pay your monthly premium for Federal Medicare Part B insurance or other health care expenses outside of this Plan.

1. You are at least 65 years old; or

2. You are younger than age 65 and eligible for Medicare due to disability; and

3. You are receiving a pension from the Laborers Pension Trust Fund for Northern California; and

4. You are in good standing with the Union.

If you are not at least 65 years old on the effective date of your retirement, you will be eligible for the $75 benefit when you become 65 years old.

If you are not at least 65 years old and not eligible for Medicare on the effective date of your retirement, you will be eligible for the $75 benefit should you become eligible for Medicare after the effective date of your retirement.

Benefit for Surviving Spouse

If you die, your surviving spouse is entitled to $37.50 per month if she is receiving a Joint-and-Survivor Pension from the Laborers Pension Trust Fund for Northern California and also is at least age 65 or younger than age 65 and eligible for Medicare due to disability.

If your surviving spouse is not at least 65 years old on the effective date of her eligibility to a Joint-and-Survivor Pension, she will be eligible for the $37.50 benefit when she becomes 65 years old.

If your surviving spouse is not at least 65 years old and not eligible for Medicare on the effective date of her eligibility to a Joint-and-Survivor Pension, she will be eligible for the $37.50 benefit should she become eligible for Medicare after the effective date of her eligibility to a Joint-and-Survivor Pension.
Third Party Liability

If you or an eligible Dependent suffers an injury or illness that was caused by a third party, you must agree to pursue your claim against the responsible third party.

Before the Plan pays for any Covered Expenses in connection with that illness or injury, you or your eligible Dependent, must agree, in writing, to reimburse the Fund for the benefits paid on your behalf. This reimbursement will come from the money received as a result of pursuing a claim against a third party or any insurance company.

KAISER MEMBERS
This section only applies to Direct Payment Plan Participants.

If you fail to complete the required documents or cooperate with the Board in pursuing the responsible third party, your Claim for benefits may be denied. Under the reimbursement agreement, the Fund has an automatic equitable lien against any recovery you receive from the responsible third party. If you fail to honor that lien or impair the Fund’s right to recover from the money you receive, the Fund has the right to file suit in federal court to recover the amount of the benefits paid on your behalf. Your obligation to reimburse the Fund will arise if you receive money by way of a judgment, arbitration award, settlement or otherwise in connection with, or arising out of, any claim for or your right to damages regardless of how classified, for your injury or illness for which a third party is responsible. This includes payments from the third party, the third party’s insurer or other indemnitee or from your uninsured or under-insured motorist coverage. In addition, the reimbursement to the Fund will not be subject to the common fund doctrine, the make-whole doctrine and any reduction based on comparative fault nor will the characterization of your damages impair or hinder the Fund’s right to reimbursement.
The Fund will not provide benefits for charges, services, treatment or supplies related to or in connection with the items listed below. The Fund will also not pay for charges that are not Medically Necessary.

1. Hospital, medical or Drugs that are not Medically Necessary for the care and treatment of a bodily injury, illness or pregnancy.

2. Covered Expenses that are in excess of the Maximum Plan Allowance (MPA) or the Allowed Charge – refer to page 44.

3. Any accidental bodily injury arising out of, or in the course of, the Eligible Individual’s employment or in connection with an illness for which the Eligible Individual is entitled to indemnity under the provisions of any Workers’ Compensation or similar law.

4. Confinements in or treatment by a Veterans Administration (VA) Hospital, or for care or treatment obtained from any federal, state or local governmental agency or program where the care or treatment is available without cost to the Eligible Individual, except to the extent the law requires benefits to be paid by the Fund.

5. Confinement or care obtained in a Hospital owned or operated by any federal, state or local governmental agency or program, unless there is an unconditional requirement that the Eligible Individual pay for the confinement or care, without regard to any rights against others, contractual or otherwise.

6. Conditions caused by or arising out of an act of war, armed invasion or aggression.

7. A condition for which the Eligible Individual is not under the care of a Physician, or for a period of confinement beyond that authorized by the Professional Review Organization (PRO).

8. Eye refractions or eyeglasses (may be covered under a separate vision plan).

9. Callus or corn paring; toenail trimming; treatment of chronic conditions of the foot such as weak or fallen arches, flat or pronated foot metatarsalgia, or foot strain.

10. Expenses rendered or provided outside of the United States, its Territories, and Possessions, except for treatment for a life-threatening emergency which, without immediate intervention, would result in placing the Eligible Individual’s health in serious jeopardy or serious impairment to bodily functions or serious dysfunction of any bodily part. Some examples of life threatening conditions requiring emergency care include, but are not limited to, heart attacks, strokes, poisoning and appendicitis.
11. Obesity or weight control, except as outlined on page 43.

12. Infertility services as defined by the American College of Obstetrics and Gynecology, including, but not limited to, in vitro fertilization, artificial insemination, surgery, including treatment to alleviate pelvic adhesions (unless determined to be Medically Necessary) and other infertility related services, including charges to reverse voluntary or surgically induced infertility.

13. Experimental or Investigative Procedures except as outlined in Article I., Section 18.00 of the Plan Rules and Regulations.

14. Intentionally self-inflicted injury, or injury or illness resulting from participating in, or in consequence of having participated in, the commission or attempted commission of an assault or felony, unless the injury or illness is the result of domestic violence or is the direct result of an underlying health factor.

15. Cosmetic surgery, including procedures intended to reduce breast size except for surgery which is not primarily for beautification but is performed in connection with the Women’s Health and Cancer Rights Act - refer to page 51.

16. Pregnancy of an Eligible Individual functioning as a surrogate, or any person functioning as a surrogate to an Eligible Individual. This includes, but it not limited to, prenatal care, labor/delivery and postnatal services of the surrogate.

17. Pregnancy of a Dependent child.

18. Travel expense except in connection with using a Value-Based Site for routine hip or knee replacement surgery that is 50 or more miles from the Eligible Individual’s home – refer to page 36.

19. An institution that is primarily a rest home, home for the aged, a nursing home, a convalescent home or any institution of similar character providing Custodial Care.

20. Ambulance transportation that is primarily for the convenience of the Eligible Individual or ambulance transportation by railroad.

21. Services rendered or provided for which an Eligible Individual is not required to pay or which are obtained without cost or for which there would be no charge if the Eligible Individual receiving the treatment were not covered by the Fund.

22. Dental appliances, bridges, crowns, caps or other dental prostheses, dental services, extraction of teeth or treatment to the teeth or gums, except as outlined on page 42.
Claims and Appeals Procedures

Claims

This section describes the proper procedures to follow when filing a Claim for benefits and what to do if your Claim is denied.

What is a Claim

A Claim is a request for Plan benefits made according to the Plan’s reasonable Claims procedures described in this section. A Claim can be a “Pre-Service”, “Urgent Care”, “Concurrent” or “Post-Service Claim”.

What is not a Claim

- Simple or general inquiries about the Plan’s provisions that are unrelated to any specific benefit Claim.

- Request for a determination regarding the Plan’s coverage of a medical treatment or service that your Physician has recommended, but that treatment or service has not yet been provided and the treatment or service is for non-urgent care that does not require prior authorization from the Plan. In this case, you may request a determination from the Trust Fund Office regarding the Plan’s coverage of the treatment or service. However, any determination from the Trust Fund Office is not a guarantee of payment because the request is not a Claim and, therefore, is not subject to the requirements and timelines of a “Claim.”

- Request for a prescription to be filled under the terms of the Plan is not a Claim under these procedures. If, however, your request for a prescription to be filled is denied, you are entitled to file a Claim and appeal the denial by using the procedures described in this section.

What is an Adverse Benefit Determination

This is a denial, reduction or termination of a Claim or for the failure to pay for all or part of a Claim for benefits. Some examples of an Adverse Benefit Determination include, but are not limited to, the following:

- Payment of less than 100% of the benefit owed under the terms of the Plan;

- Denial or reduction in a benefit as a result of a Utilization Review or Pre-Authorization Review decision, network exclusion, or other Plan limitation;

- Failure to provide a benefit because the service or item is considered Experimental or Investigative, not Medically Necessary or not medically appropriate;
• Denial because the claimant is not considered eligible under the Plan; or

• The Rescission of coverage for benefits.

A Participating Provider (Physician, Hospital or other covered health care provider) or pharmacy that fails to provide a service or fill a prescription unless the Eligible Individual pays the entire cost is NOT an **Adverse Benefit Determination** if that refusal is based on the Plan’s Rules and Regulations.

**What is an Independent Review Organization (IRO)**

This is an entity that will conduct an independent External Review of an Adverse Benefit Determination. The IRO will be required to follow the Plan’s External Review procedures as well as any applicable federal regulations.

**What is a Rescission of Coverage**

A Rescission means the retroactive cancellation or termination of coverage for reasons other than fraud, misrepresentation or non-payment of premiums.

**Claims Procedures**

In most cases, your health care provider will submit a Claim on your behalf. If you require a Claim Form, you may obtain one from the Trust Fund Office or your health care provider can use a “universal claim form”.

**What must be included on a Claim?**

To be considered a “Claim”, your request for benefits must include the following information:

- Participant’s full name;
- Patient’s full name;
- Patient’s date of birth;
- Participant’s Health Plan ID number or Social Security Number;
- Date of Service;
- CPT code (the code for Physician services and other health care services found in the “Current Procedural Terminology, as maintained and distributed by the American Medical Association);
- ICD code (the diagnosis code found in the International Classification of Diseases Clinical Modification as maintained and distributed by the US Department of Health and Human Services (HHS));
- Billed charge (bills must be itemized, showing all dates of services);
- Number of units (for example, anesthesia and certain other services);
- Federal Taxpayer Identification Number (TIN) of the provider;
- Provider’s billing name, address, phone number and professional degree or license;
- Details of the accident if treatment is due to an injury; and
- Information of other insurance coverage, if any.
Types of Claims

**Pre-Service Claims**

A Pre-Service Claim is a Claim for benefits that requires approval by the Plan *before* medical care is obtained. Pre-approval will allow you to receive the maximum benefits available under the Plan. For example, if you are to be confined in a Hospital for an elective surgery, you or your Physician must arrange Utilization Review (UR); otherwise; you may be responsible for more out-of-pocket expenses.

**When to File a Pre-Service Claim**

Circumstances under which you should submit a Pre-Service Claim are listed below.

**Pre-Service Claims** for all:

- Elective, non-emergency Hospital admissions
- Surgical treatment for morbid obesity
- Hospice Care
- Home Health Care

For a properly filed Pre-Service Claim, you and your health care provider will be notified of a decision within **15 days** from receipt of the Claim, unless additional time is needed to make a decision. If necessary, an extension of up to **15 days** may be required due to matters beyond the control of the Plan. You will be notified of the circumstances requiring an extension of time and the date a decision will be made available to you.

If an extension is necessary because additional information is required, the request will specify the information needed. In this case, you or your health care provider will have **45 days** from receipt of the notification to submit the additional information. If that information is not provided within **45 days**, your Claim will be denied. During the period in which you are allowed to provide additional information, the normal period for making a decision on the claim will be suspended. The deadline is suspended from the date of the extension notice until **45 days** have elapsed or the date you respond to the request, whichever occurs sooner. Once your response is received, the Plan has **15 days** to make a decision on a Pre-Service Claim.

If your health care provider does not file a Pre-Service Claim properly, you and your health care provider will be notified as soon as possible, but not later than **5 days** after receipt of the Claim. This notice will advise you of the proper procedures for filing the Claim. You and your health care provider will only receive notice of an improperly filed Pre-Service Claim if the Claim includes 1) your name, 2) your specific medical condition or symptom, and 3) a specific treatment, service or product for which approval is requested. Unless the Claim is resubmitted properly, it will not constitute a “Claim” and will not be acted on.
**Urgent Care Claims**

An Urgent Care Claim is any Claim for medical care or treatment that, if handled within the time frames of a Pre-Service Claim as described above, could seriously jeopardize the life or health of the individual or his ability to regain maximum function or, in the opinion of the Physician with knowledge of the individual’s medical condition, would subject the individual to severe pain that cannot adequately be managed without the care or treatment in the Claim.

Your Urgent Care Claim is reviewed by Anthem Blue Cross and a determination will be made by applying the judgment of a prudent layperson possessing an average knowledge of health and medical Claims processing. Any Claim made by a health care provider, who has knowledge of your medical condition and determines that it is an Urgent Care Claim will be treated as an Urgent Care Claim.

If you are requesting approval of an Urgent Care Claim, the response time differs, depending on whether your request contains sufficient information for making a determination. If the request contains sufficient information, Anthem Blue Cross will respond to you and your health care provider with a determination, by telephone, as soon as possible, taking into account the medical urgency of the patient’s condition, but not later than **72 hours** after receipt of the Claim by Anthem Blue Cross. The decision will be confirmed in writing.

If an Urgent Care Claim is received without sufficient information to determine whether or not benefits are covered or payable or to what extent benefits are covered or payable, Anthem Blue Cross will notify you and your health care provider as soon as possible, but not later than **24 hours** after receipt of the Claim, of the specific information necessary to complete the Claim. You or your health care provider must provide the specified information within **48 hours**. Notice of the decision will be provided no later than **48 hours** after the Plan receives the specified information, but only if the information is received within the required time frame. If the information is not provided within the time frame, your Claim will be denied.

**Concurrent Claims**

A Concurrent Claim is a Claim that is reconsidered after an initial approval was made and, after reconsideration, results in a reduction, termination or extension of a benefit. An example of a Concurrent Claim is an inpatient Hospital stay that was originally authorized for 5 days and is reviewed after 3 days to determine if the full 5 days is still appropriate. In this example, a decision to reduce, terminate or extend the inpatient Hospital stay is made concurrently with the provision of medical treatment. Reconsideration of a benefit with respect to a Concurrent Claim that involves the termination or reduction of an approved benefit will be made by the Fund or Anthem Blue Cross as soon as possible but, in any event, in time to allow you to appeal the decision before the benefit is reduced or terminated.

Any request by a claimant to extend approved urgent care treatment will be acted upon by Anthem Blue Cross within **24 hours** of receipt of the Claim, provided the Claim is received at least **24 hours** prior to the expiration of the approved treatment. A request to extend approved treatment that does not involve urgent care will be decided upon according to Pre-Service or Post-Service time frames, whichever apply.
Post-Service Claims

Claims that are not Pre-Service, Urgent Care or Concurrent are considered Post-Service Claims. An example of a Post-Service Claim is any Claim submitted for payment after medical services or treatment has been obtained.

Usually, you will be notified of the decision on your Post-Service Claim within 30 days from the date the Plan receives your Claim. This period may be extended one time by the Plan for up to 15 days if an extension is necessary due to matters beyond the control of the Plan. If an extension is necessary, you will be notified before the end of the initial 30-day period of the circumstances requiring the extension of time and the date by which the Plan expects to make its decision.

Where to File a Post-Service Claim

Post-Service Claims are considered “filed” as soon as they are electronically filed with Fund’s designee, Anthem Blue Cross, or the “host plan” under the BlueCard PPO national network.

When to File a Post-Service Claim

Post-Service Claims should be filed as soon as reasonably possible but in no event more than one year from the date of service.

Notice of Initial Benefit Determination

When you submit a Claim, you will be provided with written Notice of an Initial Benefit Determination (decision). If the decision is an “Adverse Benefit Determination”, your notice must include:

- The identity of the Claim involved, including the date of service, the provider and the Claim amount;
- Information concerning the diagnosis code, treatment code and what those codes mean which is available upon request and without charge;
- The specific reason for the Adverse Benefit Determination, including the denial code and what the code means and the standards the Plan used in making the Adverse Benefit Determination;
- The specific Plan provision on which the Adverse Benefit Determination is based;
- A description of any additional material or information necessary to complete your Claim for benefits and why that material or information is necessary;
- A description of the Plan’s Internal Appeal procedure and External Review process, including the time limits and how to begin the appeal process;
A statement of your right to bring civil action under ERISA §502(a) after receiving an Adverse Benefit Determination;

Information on any internal rule, guideline or protocol used in making an Adverse Benefit Determination on your Claim and that you are entitled to a copy of that material without charge;

Any information, explanation or documentation used if the Adverse Benefit Determination is based on the absence of medical necessity or the treatment was considered Experimental or Investigative or not medically appropriate, and will be furnished without charge;

The availability and contact information for the assistance of an ombudsman to assist with the Internal Appeal and External Review processes; and

With respect to Urgent Care Claims, a description of the expedited review process available for these types of Claims.

**How to Appeal an Adverse Benefit Determination through the Internal Appeals Procedures**

If your Claim is denied in whole or in part, (an Adverse Benefit Determination) or if you disagree with the decision made on your Claim, you or your Authorized Representative may request a review by the Board through the Internal Appeals process. Your request for review must:

- Be made in writing;
- State the reason(s) for disputing the denial (the Adverse Benefit Determination);
- Include any pertinent materials not already furnished to the Plan; and
- Be submitted within 180 days from the date you receive the Adverse Benefit Determination.

**Authorized Representative**

A claimant may designate a person to act as his authorized representative, such as a spouse or an adult child, to submit a request for review on behalf of the claimant. The claimant must sign and submit a written authorization form that has been approved by the Board. The Trust Fund Office may request additional information to verify that the designated person is authorized to act on the claimant’s behalf. A health care provider with knowledge of the claimant's medical condition may act as an Authorized Representative in connection with a request for a review of an Adverse Benefit Determination without the claimant having to designate the health care provider to act.
The Internal Appeals Procedures

You have the right to review documents relative to your Claim. A document, record or other information is “relevant” if it was relied upon by the Plan in making the decision on your Claim; it was submitted, considered, or generated (regardless of whether it was relied upon); it demonstrates compliance with the Plan’s administrative processes for providing consistent decision making; or it constitutes a statement of Plan policy regarding the denied treatment of service.

Upon request, you will be provided with the identification of the appropriate medical expert, consultant, or advisor, if any, that gave advice to the Plan on your Claim, without regard to whether the advice of those experts was relied upon in deciding your Claim.

Your Claim will be reviewed by someone other than the person who made the original decision. The reviewer will not give deference to the initial Adverse Benefit Determination. The decision will be made on the basis of the record, including any additional documents and comments that may be submitted by you.

If your Claim was denied on the basis of a medical judgment (such as a determination that the treatment or service was not Medically Necessary, or was investigative or experimental), a health care professional with the appropriate training and experience in a relevant field of medicine will be consulted.

When You Can Expect a Decision Through the Internal Appeals Process

Pre-Service Claims: You can expect to receive a decision within 30 days from receipt by the Trust Fund Office of your request for a review of your denied Claim.

Urgent Care Claims: You can expect to receive a decision within 72 hours of receipt by the Trust Fund Office of your request for a review of your denied Claim.

Post-Service Claims: Usually, decisions involving Post-Service Claims will be made at the next regularly scheduled meeting of the Board of Trustees following receipt by the Trust Fund Office of your request for review. However, if your request for review is received by the Trust Fund Office within 30 days of the next regularly scheduled meeting, your request for review may be considered at the second regularly scheduled meeting following receipt of your request for review. In special circumstances, a delay until the third regularly scheduled meeting following receipt of your request for review may be necessary. You will be advised, in writing, in advance if this extension will be necessary. Once the decision on your Claim has been reached, you will be notified as soon as possible, but no later than 5 days after the decision has been made.

Content of the Appeal Decision Notice

The decision on your appeal will be provided to you in writing.

If the decision is an Adverse Benefit Determination, the notice will include:

- The identity of the Claim that was denied, including the date of service, the provider and the Claim amount;
• Information concerning the diagnosis code, treatment code and what those codes mean which is available upon written request and without charge;

• The specific reason for the Adverse Benefit Determination, including the denial code and the meaning of that code as well as the standards of the Plan used in making the determination;

• The specific Plan provision on which the Adverse Benefit Determination is based;

• A statement advising that you are entitled to reasonable access to and copies of all documents that apply to your Claim, upon written request and without charge;

• A statement of your right to bring civil action under ERISA §502(a) after an appeal of an Adverse Benefit Determination;

• An explanation of any External Review process, including any time limits and information on how to start the next level of review;

• A copy of any internal rule, guideline or protocol used in the determination of your appeal, upon written request and without charge;

• Information, explanation or documentation if the determination is based on medical necessity, the treatment was Experimental or Investigative or not medically appropriate. This information will be available upon written request and without charge; and

• A statement that you and your Plan may have other voluntary dispute resolution options such as mediation as well as disclosure of the availability and contact information of an ombudsman to assist you with the Internal and External Review processes. Information concerning these options are available from the U.S. Department of Labor.

**External Review Process**

If you are still not satisfied with the decision made after participating in the Plan’s Internal Appeals process, you have the right to seek an External Review. An Independent Review Organization (IRO) will perform this review. This review is available for health care Claims whether they are Pre-Service, Urgent, Concurrent or Post-Service Claims and fit within the following parameters:

1. The denial involves a medical judgment, including, but not limited to, those based on the Plan’s rules concerning medical necessity, medical appropriateness, health care setting, level of care or a determination that the treatment is Experimental or Investigative. The IRO will determine if the denial involves a medical judgment; and/or

2. The denial is due to a Rescission of Coverage.

The External Review process does not apply to any other types of Adverse Benefit Determinations and only applies to health care Claims. In most cases, you can only request an External Review after you
have exhausted the Plan’s Internal Appeals process. This means you must have received a final
determination on an internal review before you can request an External Review.

Because the External Review process is only available for Claims involving medical judgment, there are
only two types of Claims that will be considered. They are: 1) Standard (Non-Urgent) Claims; and (2)
Expedited Urgent Claims.

*External Review of Standard (Non-Urgent) Claims*

You must request an External Review in writing and within 4 months after receiving an Adverse Benefit
Determination through the Internal Appeals process.


1. The Plan has **5 business days** to complete a preliminary review of your request for an External
Review. The preliminary review will determine whether:

   (a) You were covered under the Plan at the time of the health care service or item was requested.

   (b) The Adverse Benefit Determination does not involve eligibility requirements, including the
   failure to pay required premiums;

   (c) You have exhausted the Plan’s Internal Appeals process; and

   (d) You have provided all of the requested information and forms to complete the External
   Review.

2. **Within 1 business day** after completing the preliminary review, the Plan will notify you if you
have met all of the requirements for an External Review. The notification will inform you:

   (a) If your request is complete and eligible for an External Review; or

   (b) If your request is complete, but not eligible for an External Review and why it is not eligible
   for an External Review. The notification will also provide you with the contact information
   of the Employee Benefits Security Administration (EBSA).

   (c) If your request is incomplete, the notification will describe the information or material
   needed to complete your request for an External Review. You must perfect your request
   within the 4 month filing period or within 48 hours following receipt of the notification,
   whichever is later.


1. If your request is complete and eligible for an External Review, the Plan will assign your request
to an IRO. Once the Claim is assigned to an IRO, the following procedure will apply:
(a) The IRO will notify you in writing that it has received your request confirming your eligibility for an External Review and the IRO’s acceptance of the request. You will also be given directions on how to submit additional information which should be submitted within **10 business days**.

(b) Within 5 business days of assigning your request for External Review to the IRO, the Plan will furnish the IRO with documents and information the Plan used in making the Adverse Benefit Determination.

(c) If you submit additional information to the IRO, the IRO must forward that information to the Plan within **1 business day** so that the Plan may use that information in reconsidering the initial Adverse Benefit Determination. In no event will this reconsideration by the Plan delay the External Review. If the Plan reverses the Adverse Benefit Determination, the Plan must notify the IRO within **1 business day** and the External Review process will terminate.

(d) The IRO will review all of the information and documents that have been received in a timely manner. The IRO is not bound by any decision made by the Plan; however, the IRO will be bound by the terms of the Plan and cannot override the Plan Rules. As part of the External Review, the IRO may consider your medical records, recommendations from your treating health care provider, appropriate practice guidelines and other related medical information.

(e) The IRO will provide you and the Plan with a written notice of its final External Review decision within **45 days** after receiving the request for External Review.

(f) The IRO’s decision notice will include:

1. Information sufficient to identify the Claim, diagnosis code, treatment code, the meaning of these codes and the reason for the previous denial;

2. The date the IRO received the request for External Review and the date of the decision;

3. The evidence or documentation considered in reaching the decision, including specific Plan provisions and evidence based standards;

4. A discussion of the reasons for the IRO’s decision;

5. A statement that the Plan must comply with the IRO’s decision;

6. A statement that a review by a court may be available, including the contact information for the Office of Health Care Consumer Assistance or ombudsman to assist you with your External Review.

7. If the IRO decision reverses the Plan’s Adverse Benefit Determination, upon receipt of this notice by the Plan, the Plan must immediately comply with the IRO’s decision.
However, the Plan still has the right to seek review by a court to change the IRO’s decision; or

8. If the IRO upholds the Plan’s Adverse Benefit Determination, you may seek review of the result of the External Review under ERISA §502(a).

**External Review of Expedited Urgent Care Claims**

A. You may request an Expedited External Review if:

1. You receive an adverse *initial* Claim Benefit Determination that involves a medical condition which requires a quicker response so as to not jeopardize your life or health, and you have filed a request for an expedited internal review; or

2. You receive an Adverse Benefit Determination on an Internal Appeal that involves a medical condition which requires a quicker response so as to not jeopardize your life or health; or you receive an Adverse Benefit Determination that concerns an admission or availability of care for which you received emergency services but have not been discharged from the facility.

B. Preliminary Review for an Expedited Claim.

The Plan will immediately take the following steps:

1. Upon receipt of the request for an External Review, the Plan will complete a Preliminary Review;

2. After completing the Preliminary Review, the Plan will notify you by telephone as to whether or not your request met the Preliminary Review criteria; and

3. If the request does not meet the Preliminary Review criteria, you will be advised of what information is still needed.


The procedure for an External Review of an Expedited Claim by an IRO is the same as that of the IRO’s review for Standard (Non-Urgent) Claims with one exception. An External Review for an Expedited Claim must be resolved within 72 hours or less.

Once you receive the decision of the IRO regarding the External Review of your Expedited (Urgent) Claim, you have a right to seek review by a court under ERISA §502(a).
Limit on When You May Begin a Lawsuit (Civil Action)

You may not begin a lawsuit against the Fund to obtain benefits until after the following events have occurred, regardless of the type of Claim submitted:

- You requested an internal review of the denial of your Claim and the Board has reached and issued a final decision on your review; or

- You requested an External Review, but have not received either a notice within the specified time frames that a final decision has been reached or a notice that an extension will be necessary to reach a final decision.

Claims Processing Flow Chart
### Overview Chart for External Review Process

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<tr>
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</thead>
<tbody>
<tr>
<td>1</td>
<td>Claimant requests an External Review (generally after the Internal Claims Appeals procedures have been exhausted)</td>
<td>Within 4 months after receipt of an Adverse Benefit Determination (benefits denial notice)</td>
<td>After receipt of an Adverse Benefit Determination (benefits denial notice)</td>
</tr>
<tr>
<td>2</td>
<td>The Plan performs a preliminary review</td>
<td>Within 5 business days following the Plan’s receipt of the request for an External Review</td>
<td>Immediately</td>
</tr>
<tr>
<td></td>
<td>Plan sends notice to claimant regarding the results of the preliminary review</td>
<td>Within 1 business day after the Plan’s completion of the preliminary review</td>
<td>Immediately</td>
</tr>
<tr>
<td></td>
<td>When appropriate, claimant’s time frame for perfecting an incomplete External Review request</td>
<td>The remainder of the 4 month filing period, or if later, 48 hours following receipt of the notice that the External review is incomplete</td>
<td>Immediately</td>
</tr>
<tr>
<td>3</td>
<td>Plan assigns case to the Independent Review Organization (IRO)</td>
<td>In a timely manner</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>4</td>
<td>Notice from the IRO to the claimant advising that the case has been accepted by the IRO for External Review along with the time frames for submission of any additional information</td>
<td>In a timely manner</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>5</td>
<td>Time period for the Plan to provide the IRO documents and information that the Plan considered in making its benefit determination</td>
<td>Within 5 business days of assigning the IRO to the case</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>6</td>
<td>Claimant’s submission of additional information to the IRO</td>
<td>Within 10 business days following the claimant’s receipt of a notice from the IRO that additional information (the IRO may accept information after 10 business days)</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>7</td>
<td>The IRO forwards to the Plan any additional information submitted by the claimant</td>
<td>Within 1 business day of the IRO’s receipt of the information</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>8</td>
<td>If, on account of the new information submitted by the claimant, the Plan reverses its denial and provides coverage, a Notice is provided to the claimant and the IRO</td>
<td>Within 1 business day of the Plan’s decision</td>
<td>Expeditiously</td>
</tr>
<tr>
<td>9</td>
<td>The External Review decision by the IRO to the claimant</td>
<td>Within 45 calendar days of the IRO’s receipt of the request for an External Review</td>
<td>As expeditiously as the claimant’s medical condition or circumstances require but in no event more than 72 hours after the IRO’s receipt of the request for an expedited External Review (if notice is not in writing within 48 hours of the date of providing such non-written notice, the IRO must provide written notice to the claimant and the Plan)</td>
</tr>
<tr>
<td>10</td>
<td>Upon Notice from the IRO that it has reversed the Plan’s Adverse Benefit Determination</td>
<td>Plan must immediately provide coverage or payment for the Claim</td>
<td>Plan must immediately provide coverage or payment of the Claim</td>
</tr>
</tbody>
</table>
Information Required Under Health Insurance Portability and Accountability Act (HIPAA)

Privacy of Your Health Information under HIPAA

This section describes how Health Information about you or your Dependents may be used and disclosed and how you or your Dependents can obtain access to Health Information maintained by the Laborers Health and Welfare Trust Fund for Northern California (“Health Plan”).

You have certain rights under the HIPAA Privacy Rule with regard to your Health Information maintained by the Laborers’ “Health Plan”.

The HIPAA Privacy Rule establishes national standards to protect individuals’ medical records and other personal Health Information and applies to Health Plans, health care clearinghouses, and those health care providers that conduct certain electronic health care transactions. This Privacy Rule requires appropriate safeguards be put in place to protect the privacy of personal Health Information and sets limits and conditions on the uses and disclosures of that information without patient authorization. The Privacy Rule also gives patients certain rights regarding their Health Information, including the right to examine and obtain a copy of health records and to request corrections.

Privacy Notice

The HIPAA Privacy Rule requires Health Plans, as well as covered health care providers, develop and distribute a “notice” that provides a clear, user friendly explanation of individual’s rights with respect to their personal Health Information and the privacy practices of Health Plans and health care providers. In the case of the Health Plan, you will be provided with a Privacy Notice which will be included in the New Eligible Packet you receive from the Trust Fund Office once your eligibility under the Plan has been established. While you remain eligible under the Plan, you can expect to receive a Privacy Notice every three years. You can also read or download a copy of the Privacy Notice on the Trust Funds’ website.

The Privacy Notice explains how the Laborers’ Health Plan, which is a member of an “Organized Health Care Arrangement”, uses and discloses your Health Information, and what rights you have with respect to that information. The terms “Plan”, “Plan Administration Team” and “Team Member” apply to the Health Plan in which you are a Participant.

Contact the Fund’s HIPAA Compliance Director at ☏1-800-244-4530 or 1-707-864-2800 if you have questions about the Privacy Notice.

You can also learn more about HIPAA and your Privacy Rights by visiting the website for the Department of Health and Human Services/Health Information Privacy: 🌐www.hhs.gov/ocr/privacy
Changes to the Privacy Notice

The Laborers’ Health Plan reserves the right to change the content of the Privacy Notice but the Privacy Notice must always comply with the requirements of HIPAA.

Other Privacy Notices

Your health care providers are also required by HIPAA to provide you with a Privacy Notice. Those privacy notices differ from the Laborers’ Health Plan notice because they discuss how your health care providers use your Health Information. The Laborers’ Health Plan Privacy Notice applies only to the Protected Health Information (PHI) obtained and maintained by the Health Plan and describes your rights with respect to your Health Information maintained by the Health Plan, and how the Health Plan may use and disclose that Health Information.

Who Sees Your Health Information

The Plan Administration Team includes all individuals who must see Health Information that can be linked to an individual’s Protected Health Information (PHI) in order to operate the Health Plan. Members of the Team are employees of the Fund’s Administrative Office which handles the day-to-day operation of the Health Plan.

Other members of the Team include employees of outside organizations that assist with the operation of the Health Plan. In order to serve as Team Members, an individual must complete extensive training on privacy and security procedures. The law prohibits Team Members from using Protected Health Information (PHI) for improper purposes. Each Team Member understands that a violation of the Health Plan’s privacy and security procedures may result in disciplinary action. Therefore, Team Members take the privacy of your Health Information seriously.

The Health Plan’s Promise to You

Plan Administrative Team Members understand that your Health Information is private. The Board of Trustees for the Laborers Health and Welfare Trust Fund for Northern California is committed to using your Health Information only for the purposes of treatment, paying benefits, operating the Health Plan and, as expressly permitted or required by law.

How the Health Plan Uses and Discloses Your Health Information

Team Members can only use and disclose Protected Health Information (PHI) in ways that are expressly permitted by HIPAA. The sections entitled “Treatment”, “Payment”, and “Health Care Operations” describe how the Health Plan uses and discloses the Health Information obtained about you (your “Health Information”). Some of these uses and disclosures are routine, and are necessary to operate the Health Plan, and to provide assistance to health care providers who treat you. Others are not routine, but are required by law or necessary due to special circumstances. The Health Plan has developed procedures for all of these uses and disclosures. Because the Health Plan is a member of an “Organized Health Care Arrangement”, the Health Plan may share your information with other members of the
“Organized Health Care Arrangement” for the purpose of “Treatment”, “Payment”, and “Health Care Operations”.

**Treatment.** Team Members may use or disclose your Health Information to facilitate medical Treatment or services by your health care providers such as doctors, nurses, technicians, medical students, other hospital personnel of pharmacies.

**Payment.** Team Members may use and disclose your Health Information in order to determine your eligibility for Health Plan benefits, to process Claims for Payment for your Treatment, or to determine whether any other plan or party might be responsible for Payment of your Treatment. For example, a Team Member might review a bill that contains Health Information about you in order to determine whether the Treatment is a Covered Expense under the Laborers’ Health Plan. Sometimes, a Team Member must obtain information from a health care provider or from your medical record to determine whether the Treatment provided is Medically Necessary, experimental or investigative. One Team Member may send information to another Team Member who is a medical specialist for the purpose of obtaining a medical opinion concerning the nature of the Claim. These are just a few examples of how Team Members may use and disclose your Health Information in order to make sure the benefits are properly paid.

**Health Care Operations.** Team Members may use and disclose your Health Information in order to conduct Health Plan operations. For example, Team Members may review your Health Information in order to:

1. Conduct quality assessment and improvement activities;
2. Perform underwriting, premium rating, and other activities relating to Health Plan coverage;
3. Submit Claims for stop-loss (or excess loss) coverage;
4. Conduct or arrange for medical review, legal services, audit services, and fraud and abuse detection programs;
5. Learn about ways to manage costs; and
6. Manage the business of the Health Plan to make sure it is administered properly and effectively.

**Required By Law.** Team Members will disclose your Health Information when required to do so by federal, state or local law. For example, a Team Member will disclose information about medical bills submitted by your health care provider in response to a court order in a litigation proceeding that claims the provider is involved in fraudulent bill practices.
To Prevent Serious Threats to Health or Safety. Team Members may use and disclose your Health Information in order to prevent a serious threat to your health and safety or the health and safety of the public or another person. Any disclosure of this nature would only be made to a person who is able to help prevent the threat.

Special Situations

Organ and Tissue Donation. If you are an organ donor, Team Members may release your Health Information to organizations that handle organ procurement or organ, eye or tissue transplantation or to an organ donation bank, in order to facilitate organ or tissue donation and transplantation.

Military and Veterans. If you are a member of the armed forces of the United States or any other country, Team Members may release your Health Information if the Health Plan is required to do so by the appropriate military command authorities.

Workers’ Compensation. Team Members may release your Health Information if required to in order to comply with Workers’ Compensation laws.

Health Oversight Activities. Team Members may disclose your Health Information to a Health Oversight Agency for activities authorized by law. These oversight activities may include audits, investigations, inspections and licensure. The activities are necessary for the government to monitor the health care system, government programs and compliance of civil rights laws.

Lawsuits and Disputes. If you are involved in a lawsuit or a dispute, Team Members may disclose your Health Information in response to a court or administrative order. Team Members may also disclose your Health Information in response to a subpoena, discovery request, or other legal process by someone involved in the dispute, but only if efforts have been made to inform you of the request.

Law Enforcement. If requested to do so by a Law Enforcement Official, a Team Member may release your Health Information in response to a court order, subpoena, warrant, summons, or similar process.

Coroners, Medical Examiners and Funeral Directors. Team Members may release your Health Information to a coroner or medical examiner. This may be necessary, for example, to identify you if you die or to determine the cause of your death. Team Members may also release your Health Information to funeral directors as necessary to carry out their duties.

Your Rights Regarding Health Information the Plan Maintains About You

You have the following rights regarding the Health Information the Health Plan maintains about you:

Right to Inspect and Copy. You have the right to inspect and copy your Health Information used to make decisions about your Health Plan benefits. To inspect and copy the medical information used to make these decisions, you must complete a form entitled “Request for Access to Protected Health Information (PHI)” and submit this form to the Fund’s HIPAA Compliance Director. If you request a copy of the information, you may be charged for the cost of copying, mailing and for any supplies associated with your request.
Right to Amend. If you believe the Health Plan has medical information about you that is incorrect or incomplete, you may ask that your Health Information be amended. You have the right to request an amendment for as long as the information is retained by or for the Health Plan. To request an amendment, you must complete a form entitled “Request for Amendment of Protected Health Information (PHI)” and submit this form to the Fund’s HIPAA Compliance Director. Your request for an amendment may be denied if you do not complete this form. In addition, your request may be denied if you ask the Fund to amend information that:

1. Is not part of the medical information retained by or for the Health Plan;
2. Was not created by the Health Plan;
3. Is not part of the information which you would be permitted to inspect and copy; or
4. Is accurate and complete.

Right to an Accounting of Disclosures. You have the right to request an “Accounting of Disclosures” where disclosures were made for any purpose other than Treatment, Payment, or Health Care Operations.

To request a list or Accounting of Disclosures, you must complete the form entitled “Request for an Accounting of Disclosures of Protected Health Information (PHI)” and submit this form to the Fund’s HIPAA Compliance Director. Your request must state the period of time for which you are requesting an Accounting of Disclosures. This period may not be longer than 6 years. Your request should indicate in what form you want to receive this information (for example: paper or electronic). The first request for information within a 12-month period will be free of charge. If you make any additional requests for information, the Trust Fund Office may charge you for the cost of providing this information. You will be notified of the cost in advance and you may choose to withdraw or modify your request at that time before any costs are incurred.

Right to Request Restrictions. You have the Right to Request Restrictions or limitations on the Health Information the Health Plan uses or discloses about you for Treatment, Payment or Health Care Operations. You also have the right to request a limit on the Health Information the Health Plan discloses about you to someone who is involved in your care or the Payment for your care, such as a family member or friend. For example, you could request that the Health Plan not use or disclose Health Information to your spouse in connection with medical procedures.

To request that restrictions be placed on the disclosures of your Health Information, you must complete the form entitled “Request for Restriction of Protected Health Information (PHI)” and submit this form to the Fund’s HIPAA Compliance Director. You should understand that the HIPAA Compliance Director is not obligated to comply with your request.

Right to Request Confidential Communications. If you believe that the normal form of communication of Health Information is unacceptable, you have the right to request that the Health Plan communicate with you about medical matters in a certain way or at a certain location. For example, you can request that the Health Plan only contact you at work or by mail.
To request confidential communications, you must complete the form entitled “Request for Confidential Communications of Protected Health Information (PHI)” and submit this form to the Fund’s HIPAA Compliance Director. You will not be asked the reason for your request and the Administrative Office will accommodate all reasonable requests. Your request must specify how or where you wish to be contacted.

Complaints. If you believe your privacy rights have been violated, you may file a complaint with the Laborers Health and Welfare Trust Fund for Northern California (Health Plan) or with the Secretary of the Department of Health and Human Services (HHS). To file a complaint with the Health Plan, write to the Fund’s HIPAA Compliance Director.

Other Uses of Medical Information

Other uses and disclosures of medical information not covered by this notice or any law that applies to the Laborers Health Plan will be made only with your written authorization. If you provide the Health Plan with an authorization to use or disclose Health Information about you, you may revoke that authorization, in writing, at any time. If you revoke your authorization, the Health Plan will no longer use disclose medical information about you for the reasons covered by your written authorization. You should understand that the Health Plan will be unable to recall any disclosures already made based upon your authorization. To request authorization for use or disclosure of your Protected Health Information (PHI), you must complete the form entitled “Authorization for Use of Disclosure of Protected Health Information” and submit this form to the Fund’s HIPAA Compliance Director.

Where to Obtain HIPAA PHI Forms

You can call the Trust Fund Office and ask that the form(s) be mailed to you or you may print any of the HIPAA PHI forms from the Trust Funds’ website:

- Request for Access to Protected Health Information (PHI)
- Request for Amendment of Protected Health Information (PHI)
- Request for an Accounting of Disclosures of Protected Health Information (PHI)
- Request for Restriction of Protected Health Information (PHI)
- Request for Confidential Communications of Protected Health Information (PHI)
- Authorization for Use or Disclosure of Protected Health Information (PHI)

Where to File Complaints or Send Completed HIPAA PHI Forms

All complaints and completed HIPAA PHI Forms should be submitted to:

Laborers Funds Administrative Office of Northern California, Inc.
HIPAA Compliance Director
220 Campus Lane
Fairfield, CA 94534-1498
Organizations Through Which Benefits are Administered or Provided

In accordance with disclosure requirements of the Health Insurance Portability and Accountability Act of 1996, listed on the next page are the names and addresses of all health care providers. The Plan is sponsored and administered by the Board of Trustees, however, have delegated administrative responsibilities to these organizations and the Trust Fund Office.

Department of Labor

HIPAA also requires that the Trust Fund Office inform you of the Department of Labor address in Washington, D.C. If you have any questions about your rights under ERISA, you should contact the nearest office of the Employee Benefits Security Administration (EBSA), U.S. Department of Labor:

EBSA
U.S. Department of Labor
200 Constitution Avenue N.W.
Washington, D.C. 20201
## Contact Information

<table>
<thead>
<tr>
<th>Organization Name and Address</th>
<th>Telephone and Website Address</th>
<th>Responsibilities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Laborers Health and Welfare Trust Fund for Northern California 220 Campus Lane Fairfield, CA 94534</td>
<td>1-707-864-2800 1-800-244-4530 within California <a href="http://www.norcalaborers.org">www.norcalaborers.org</a> Send email to: <a href="mailto:customerservice@norcalaborers.org">customerservice@norcalaborers.org</a></td>
<td>Maintains eligibility records; Accounts for employers and self-payment contributions; Administers Direct Payment Plan; Handles routine administrative functions.</td>
</tr>
<tr>
<td>Anthem Blue Cross of California 21555 Oxnard Street, M/S 10-H2 Woodland Hills, CA 91367</td>
<td>1-800-274-7767 Utilization Review 1-800-810-2583 BlueCard <a href="http://www.anthem.com/ca">www.anthem.com/ca</a> <a href="http://www.bluecares.com">www.bluecares.com BlueCard</a></td>
<td>For Direct Payment Plan Participants: Provides access to provider network services, utilization review for inpatient hospitalization and case management; Issues health plan id cards; Coordinates with BlueCard PPO.</td>
</tr>
<tr>
<td>OptumRx 3515 Harbor Boulevard Costa Mesa, CA 92626</td>
<td>1-800-797-9791 Customer Service 1-800-834-3773 Mail Order <a href="http://www.optumrx.com">www.optumrx.com</a></td>
<td>For Direct Payment Plan Participants: Administers and provides access to contracting pharmacies, mail-service program and specialty drugs.</td>
</tr>
<tr>
<td>BriovaRx 8350 Briova Drive Las Vegas, NV 89113</td>
<td>1-855-427-4682 Customer Service <a href="http://www.briovarx.com">www.briovarx.com</a></td>
<td>For Direct Payment Plan Participants: Administers and provides access to specialty drugs.</td>
</tr>
<tr>
<td>Claremont Behavioral Services 1050 Marina Village Parkway, #203 Alameda, CA 94501</td>
<td>1-800-834-3773 <a href="http://www.claremonteap.com">www.claremonteap.com</a></td>
<td>For all Participants: Administers and provides access to Employee Assistance Program (EAP).</td>
</tr>
<tr>
<td>Delta Dental of California 100 First Street San Francisco, CA 94105</td>
<td>1-800-765-6003 Customer Service <a href="http://www.deltadentalins.com">www.deltadentalins.com</a></td>
<td>Administers and provides access to dental providers to all Participants enrolled in the Delta Dental Plan.</td>
</tr>
<tr>
<td>Private Medical Care, Inc. (PMI) DeltaCare Group Dental Service 12898 Towne Center Drive Cerritos, CA 90703</td>
<td>1-800-422-4234 Customer Service <a href="http://www.deltadentalins.com">www.deltadentalins.com</a></td>
<td>Administers and provides access to dental providers to all Participants enrolled in the DeltaCare USA.</td>
</tr>
<tr>
<td>Anthem Blue View Vision PO Box 8504 Mason, OH 45040</td>
<td>1-866-723-0515 Customer Service <a href="http://www.anthem.com/ca">www.anthem.com/ca</a></td>
<td>Administers vision care benefits and provides access to providers to all Participants.</td>
</tr>
</tbody>
</table>
Information Required by Employee Retirement Income and Security Act ERISA of 1974

1. The Plan is administered by a Joint Board of Trustees at the following address:

   Board of Trustees
   Laborers Health and Welfare Trust Fund for Northern California
   220 Campus Lane
   Fairfield, CA  94534-1498
   1-800-244-4530 within California
   1-707-864-2800 all other locations

2. The Trust Fund Office will provide any Eligible Individual, upon written request, information as to whether a particular employer is contributing to the Fund with respect to the work of Participants in the Fund and if the employer is a contributor, and the employer’s address.

3. The Employer Identification Number (EIN) issued to the Board of Trustees by the Internal Revenue Service is 94-1235152.

4. The Plan Number is 501.

5. This is a Welfare Plan that provides hospital, medical, drug, dental, vision care and death and accidental death and dismemberment benefits.

6. The designated person for the service of legal process is the Fund Administrator:

   Mr. Byron C. Loney, Secretary
   Laborers Health and Welfare Trust Fund for Northern California
   220 Campus Lane
   Fairfield, CA  94534-1498

7. This program is maintained pursuant to various collective bargaining agreements. Copies of the collective bargaining agreements are available for inspection at the Trust Fund Office during regular business hours and, upon written request, will be furnished by mail. A copy of any collective bargaining agreement which provides for contributions to this Fund will also be available for inspection within 10 calendar days after written request at any of the Local Union offices or at the office of any Contributing Employer to which at least 50 Plan Participants report each day.

8. The requirements for eligibility for benefits are set forth on pages 19 - 23 of this SPD and in Article II of the Plan Rules and Regulations, a copy of which is available online at www.norcalaborers.org.
The circumstances which may result in disqualification, ineligibility or denial, loss, forfeiture or suspension of benefits are set forth on page 20 of this SPD and in Article II of the Plan Rules and Regulations.

9. All contributions to the Fund are made by Individual Employers in accordance with collective bargaining agreements in force with the Northern California District Council of Laborers, affiliated Local Union or other entity related to the Fund, with respect to certain of their employees pursuant to Board regulations.

10. Benefits are provided from a trust fund and insurance contracts through Kaiser Foundation Health Plan Northern California Region.

11. The end of the year for the purpose of maintaining the Fund's fiscal records is May 31st (the ERISA Plan Year).

12. The procedure for filing claims is set forth on pages 66 - 69.
Statement of Rights under the Employee Retirement Income Security Act ERISA of 1974

As a Participant in the Laborers Health and Welfare Trust Fund for Northern California, you are entitled to certain rights and protections under the Employee Retirement Income Security Act (ERISA) of 1974. ERISA provides that all Plan Participants are entitled to the following rights:

Receive Information About Your Plan and Benefits

- Examine, without charge, at the Plan Administrator’s office and at other specified locations, such as work sites and union halls, all Plan documents governing the Plan. These documents include insurance contracts and collective bargaining agreements and a copy of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor (DOL) and available at the Public Disclosure Room of the Employee Benefits Security Administration (EBSA) (formerly the Pension and Welfare Benefits Administration). You may also locate a copy of the Form 5500 series on the DOL/EBSA website: www.dol.gov/ebsa/.

- Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan. These include insurance contracts and collective bargaining agreements and copies of the latest annual report (Form 5500 Series) and updated SPD. The administrator may make a reasonable charge for the copies. You may also locate the Plan’s SPD on the Trust Fund’s website and the Form 5500 series can be located on the DOL/EBSA website www.dol.gov/ebsa/.

- Receive a summary of the Plan’s annual financial report. The Plan Administrator is required by law to furnish each Participant with a copy of this summary annual report.

Continue Group Health Plan Coverage

Continue health care coverage for your Dependents if there is a loss of coverage under the Plan as a result of a COBRA Qualifying Event - refer to page 24. Your Dependents may have to pay for such coverage. Review this SPD and the documents governing the Plan on the rules of your COBRA Continuation Coverage rights.

Prudent Actions By Plan Fiduciaries

In addition to creating rights for Plan Participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit plan. The people who operate your Plan, called “fiduciaries” of the Plan, have a duty to do so prudently and in the interest of you and other Plan Participants and beneficiaries. No one, including your employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.
Enforce Your Rights

If your Claim for a welfare benefit is denied, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.

Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of Plan documents or the latest annual report from the Plan and do not receive them within 30 days, you may file suit in a federal court. In such a case, the court may require the Plan Administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the administrator. If you have a Claim for benefits, which is denied or ignored, in whole or in part, you may file suit in a state or federal court, once you have exhausted the appeals process described in “Claims and Appeals Procedures” in this SPD. In addition, if you disagree with the Plan’s decision or lack thereof concerning the qualified status of a medical child support order, you may file suit in federal court. If it should happen that Plan fiduciaries misuse the Plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor (DOL), or you may file suit in a federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim is frivolous.

Assistance with Your Questions

If you have any questions about your Plan, you should contact the Plan Administrator. If you have any questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest office of the Employee Benefits Security Administration (EBSA) (formerly the Pension and Welfare Benefits Administration), U.S. Department of Labor (DOL), listed in your telephone directory. Alternatively, you may obtain assistance by calling EBSA toll-free at 1-866-444-EBSA (3272) or writing to the following address:

Division of Technical Assistance and Inquiries
Employee Benefits Security Administration (EBSA)
U.S. Department of Labor
200 Constitution Avenue N.W.
Washington, D.C. 20210

You may obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of EBSA. For single copies of publications, contact the EBSA brochure request line at 1-800-998-7542 or contact the EBSA field office nearest you. You may also find answers to your plan questions and a list of EBSA field offices at the website of EBSA at www.dol.gov/ebsa.
Publication Approval

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The undersigned Chairman and Co-Chairman of the Board of Trustees of the Laborers Health and Welfare Trust Fund for Northern California hereby certify that at a meeting of the Board of Trustees held on September 13, 2016, the Summary Plan Document of the Health and Welfare Plan of the Retired Laborers Health and Welfare Trust Fund was approved for publication.

Executed this 13th day of September 2016

/s/______________________________
Oscar De La Torre, Chairman

Executed this 13th day of September 2016

/s/______________________________
Bill Koponen, Co-Chairman