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EMPLOYEE LIFE EVENT FORM

PHONE: 916.874.2020 **FAX**: 916.874.4621 **EMAIL**: MyBenefits@Saccounty.net **WEB**: http://www.personnel.saccounty.net/Benefits/Pages/default.aspx

KEAS	SON FOR CHANGE:				DATE OF EVENT:		
1	EMPLOYEE INFORMATION Last Name		First Name			M.I	
Perso	nnel ID #		Phone		Email		
	EDICAL COVERAGE ENROLL WAIVE**	Tier A KAISER PERMANENTE SUTTER HEALTH PLUS WESTERN HEALTH ADVA	NTAGE	☐HMO ☐HIGH DEDUCTIBL	SINGLE COVERAGE FAMILY COVERAGE		
*5	See "*TIER B" or "WAIVER OF COVERAGE" secti	on on back of form					
3	OPTIONAL VISION ENROLL WAIVE**	SINGLE COVERAGE FAMILY COVERAGE 5	DENTAL CO		SINGLE COVERAGE FAMILY COVERAGE		
*5	See "WAIVER OF COVERAGE" section on back o	f form					
4	HEALTH SAVINGS ACCOUNT \$	ENROLL CHANGE	FLEXIBLE SP	PENDING ACCOUNTS	General MRA \$\$		
	er age 55 max Single-\$3,450 Family-\$1 age 55 max Single-\$4,450 Family-\$1	5,900 7,900	DCRA \$5,000 max \$_		Limited MRA \$ \$2,500 max		
7	SELF/DEPENDENT COVERAGE ELECTI	ONS				Cover	Drop
	SSN	Birthdate	Di	or Name	Existing	Med	
You			Dı	or ID Number		ental 🔲	
Spouse/	Last Name	First Name	□M ^{Di}	or Name	Existing	Med \square	
Domestic Partner	SSN	Birthdate		or ID Number		Med	
Child	Last Name	First Name	Disabled Di	or Name		Med \square	
□M □F	SSN	Birthdate		or ID Number	:	Med	
Child	Last Name	First Name	Disabled Di	or Name	_	Med	
□м □f	SSN	Birthdate	Dı	or ID Number		ental	
Child	Last Name	First Name	Disabled Di	Pr Name	Existing	Med \Box	
□M □F	SSN	Birthdate		or ID Number	·	ental ision	
Child	Last Name	First Name	Disabled Di	Pr Name		Med \Box	
□M □F	SSN	Birthdate		or ID Number		Med	

INICEDITION						
					age section, then read and si	=
For all other	changes, read	and initial the arbitrati	on agreement next to you	ur seieci	ed plan, then read and sign	and date at the bottom X.
*TIER B: I u	nderstand this	s election is irrevocabl	le and forfeits all entitle	ements	to cashback/PSI. Initials:	(also sign at "X" below)
**WAIVER (OF COVERAGE	\mathbf{E} -I authorize the County of \mathbf{S}	Sacramento to terminate my p	articipatio	on in the County sponsored media	al and/or vision plans. I understand
may be require	ed to show proof	of enrollment in another gr	roup plan satisfactory to the C	County in a	accordance with my Labor Agreer	nent. If approved, coverage shall end
the last day of	the month in whi	ich the request was made, o	r December 31st for Open Enro	ollment el	ections. Initials:	_ (also sign at "X" below)
BINDING A	<u>RBITRATION</u> -	Health plan carriers handle a	and resolve member disputes t	through g	rievance, appeal and Independent	Medical Review processes. However,
	•	•	9		9	such disputes. As a condition of your
membership in	the Plan, you mu	ust initial next to your plan c	carrier to indicate that you und	lerstand a	nd agree to the following:	
WESTERN H	IEALTH ADVANT	TAGE (WHA) and SUTTER H	HEALTH PLUS (SHP)			
				overage o	ffered through my Employer, and	agree to be bound by the Group
Service Agre	ement and Evide	nce of Coverage and Disclos	sure Form for the plan selected	d, and this	Enrollment/Change Form.	
	-	_	•	-		e Plan, including claims of medical
· ·			•	•		were improperly, negligently or
	•	•	•		•	ding arbitration. Any such dispute
	•	•	-	-	•	edings. The parties, including any
	gns, to this arbitra e use of binding a		up their constitutional right to	nave any	such dispute decided in a court of	law before a jury, and instead are
	_	arbitiation.				
VA/ECTEDAL LIE	'AITII AD\/ANITA/	SEL LOSCALA	() () () () ()	CUTTE	DITENTION OF THE STATE	(
WESTERN HE	ALTH ADVANTAG	GE Initials:	(also sign at "X" below)	SUTTE	R HEALTH PLUS Initials:	(also sign at "X" below)
Kaiser Foun I understand other claims on the one other hand, claim that m to the cover	dation Health Pl d that (except fo s that cannot be hand and Kaiser for alleged viol nedical services v rage for, or delivesort to court pr	lan Arbitration Agreement or Small Claims Court cases subject to binding arbitrat Foundation Health Plan, lation of any duty arising of were unnecessary or unautly very of, services or items, it	s, claims subject to a Medica tion under governing law) an Inc. (KFHP), any contracted out of or related to member horized or were improperly, i irrespective of legal theory, e law provides for judicial rev	are appea ny dispute health ca ship in K negligent must be view of ai	Is procedure or the ERISA claims between myself, my heirs, related providers, administrators, or FHP, including any claim for mostly, or incompetently rendered), decided by binding arbitration	s procedure regulation, and any tives, or other associated parties other associated parties on the edical or hospital malpractice (a for premises liability, or relating under California law and not by o give up our right to a jury trial
Kaiser Foun I understand other claims on the one other hand, claim that m to the cover	dation Health Pl d that (except fo s that cannot be hand and Kaiser for alleged viol nedical services v rage for, or delivesort to court pr	lan Arbitration Agreement or Small Claims Court cases subject to binding arbitrat Foundation Health Plan, lation of any duty arising of were unnecessary or unautly very of, services or items, it	s, claims subject to a Medica tion under governing law) an Inc. (KFHP), any contracted out of or related to member horized or were improperly, i irrespective of legal theory, e law provides for judicial rev d that the full arbitration pro	are appea ny dispute health ca ship in K negligent must be view of ai	Is procedure or the ERISA claims between myself, my heirs, relative providers, administrators, or FHP, including any claim for metly, or incompetently rendered), decided by binding arbitration of bitration proceedings. I agree to	s procedure regulation, and any tives, or other associated parties other associated parties on the edical or hospital malpractice (a for premises liability, or relating under California law and not by o give up our right to a jury trial
Kaiser Foun I understand other claims on the one other hand, claim that m to the cover lawsuit or re and accept to Signature: Listed are my labeing denied a	dation Health Plot that (except for that cannot be hand and Kaiser for alleged viol nedical services was for to court prothe use of binding. ATION-All information and/or the policy being the policy by the policy	lan Arbitration Agreement or Small Claims Court cases subject to binding arbitrate Foundation Health Plan, lation of any duty arising of were unnecessary or unauth very of, services or items, it ocess, except as applicable ing arbitration. I understand	s, claims subject to a Medication under governing law) an Inc. (KFHP), any contracted lout of or related to member horized or were improperly, irrespective of legal theory, is law provides for judicial read that the full arbitration produced and correct; I understand it is and are eligible for enrollment re indicates my acceptance of the street of the subject to a su	nre appea ny dispute health ca rship in K negligent must be view of a view of a ovision is ovision is	Is procedure or the ERISA claims between myself, my heirs, relative providers, administrators, or FHP, including any claim for metly, or incompetently rendered), decided by binding arbitration relation proceedings. I agree to contained in the Evidence of Contained in the Evide	s procedure regulation, and any tives, or other associated parties other associated parties on the edical or hospital malpractice (a for premises liability, or relating under California law and not by o give up our right to a jury trial overage.
Kaiser Foun I understand other claims on the one other hand, claim that m to the cover lawsuit or re and accept to Signature: Listed are my labeing denied a including arbit	dation Health Plot that (except for that cannot be hand and Kaiser for alleged viol nedical services was for to court prothe use of binding. ATION-All information and/or the policy being the policy by the policy	lan Arbitration Agreement or Small Claims Court cases subject to binding arbitrate. Foundation Health Plan, lation of any duty arising overe unnecessary or unautivery of, services or items, is ocess, except as applicable agarbitration. I understandard mation on this form is true mestic partner/and children, being rescinded. My signaturiverage, and all associated potentials.	s, claims subject to a Medication under governing law) an Inc. (KFHP), any contracted lout of or related to member horized or were improperly, irrespective of legal theory, is law provides for judicial read that the full arbitration produced and correct; I understand it is and are eligible for enrollment re indicates my acceptance of the street of the subject to a su	nre appea ny dispute health ca rship in K negligent must be view of a view of a ovision is ovision is	Is procedure or the ERISA claims between myself, my heirs, relative providers, administrators, or FHP, including any claim for metly, or incompetently rendered), decided by binding arbitration relation proceedings. I agree to contained in the Evidence of Contained in the Evide	s procedure regulation, and any tives, or other associated parties other associated parties on the edical or hospital malpractice (a for premises liability, or relating under California law and not by give up our right to a jury trial overage. (also sign below at "X") ed under the plan(s). Any dependent omissions may result in future claim
Kaiser Foun I understand other claims on the one other hand, claim that m to the cover lawsuit or re and accept to Signature: Listed are my labeing denied a including arbit	dation Health Plot that (except for that cannot be hand and Kaiser for alleged viol nedical services was for to court protect the use of binding awful spouse/dorand/or the policy bration, benefit co	lan Arbitration Agreement or Small Claims Court cases subject to binding arbitrate. Foundation Health Plan, lation of any duty arising overe unnecessary or unautivery of, services or items, is ocess, except as applicable agarbitration. I understandard mation on this form is true mestic partner/and children, being rescinded. My signaturiverage, and all associated potentials.	s, claims subject to a Medication under governing law) an Inc. (KFHP), any contracted lout of or related to member horized or were improperly, irrespective of legal theory, is law provides for judicial read that the full arbitration produced and correct; I understand it is and are eligible for enrollment re indicates my acceptance of the street of the subject to a su	nre appea ny dispute health ca rship in K negligent must be view of a view of a ovision is ovision is	Is procedure or the ERISA claims between myself, my heirs, relative providers, administrators, or FHP, including any claim for metly, or incompetently rendered), decided by binding arbitration relation proceedings. I agree to contained in the Evidence of Contained in the Evide	s procedure regulation, and any tives, or other associated parties other associated parties on the edical or hospital malpractice (a for premises liability, or relating under California law and not by give up our right to a jury trial overage. (also sign below at "X") ed under the plan(s). Any dependent omissions may result in future claim