OPERATING ENGINEERS HEALTH & WELFARE FUND

1141 Harbor Bay Parkway, Suite 100 ★Alameda, California 94502-6594 800-251-5014 ★ FAX 510-863-8373

OE-Eligibility@Zenith-American.com

ACTIVE ENROLLMENT FORM

CHECK ALL THAT APPLY:	NEW MEMBER	CHAN	IGE OF:	NAI	=	ADDRESS MARITAL STATUS	DEPENDEN	ITS	
PARTICIPA	NT DATA - EMP	LOYEE INFORMA	ATION	С	OMPLET	TE ALL INFORMATION	- PLEASE	PRINT IN INK	
LAST NAME	NAME		FIRST NA	FIRST NAME M.I.		SOCIAL SECURITY NUMBER			
MAILING ADDRESS (STREET OR P.O. BOX)						GENDER (M/F)	DATE OF E	BIRTH	
СІТУ			STATE	ZIP		TELEPHONE NUMBER			
EMAIL ADDRESS (REQUIRED)				CELL F	PHONE NUM	BER (REQUIRED)			
MARITAL STATUS SINGLE MARRIED DIVORCED MARRIED SEPARATED WIDOWED					•	EMPLOYER		DATE OF HIRE	
CHOICE OF PLANS				*ONLY COMPLETE IF ELIGIBLE FOR				E FOR MEDICARE	
MEDICAL SELECT	TION- CHOOSE ONE:		DENTAL	SELECT	<u>ION</u>	MEMBER			
☐ ANTHEM BLUE CROSS (PPO)				ONE:		ARE YOU ELIGIBLE FOR MEDICARE: YES NO PART A EFFECTIVE DATE PART B EFFECTIVE DATE			
☐ KAISER PERMANENTE (HMO)				A DENTA	AL PPO				
ANTHEM BLUE CROSS PLAN PARTICIPANTS: PRESCRIPTION COVERAGE IS THROUGH OPTUMRX (855-672-3644). KAISER PLAN PARTICIPANTS: PRESCRIPTION COVERAGE IS THROUGH KAISER PERMANENTE PARTICIPANTS MUST USE A KAISER PERMANENTE PHARMACY. *IF APPLICABLE, REGARDLESS OF CHOICE OF MEDICAL PLAN, ALL ELIGIBLE MEMBERS AND THEIR ELIGIBLE DEPENDENTS HAVE VISION COVERAGE THROUGH VSP, VISION SERVICE PLAN (800-877-7195). PERSON PROVIDE THE SOCIAL SECURITY NUMBER ON EACH DEPENDENT YAAND SOCIAL SECURITY NUMBERS OF EVERY COVERED INDIVIDUAL BEFORE ALLOWING A DEPENDENT TO BE ADDED TO THE PLAN, THE CERTIFICATE, DOMESTIC PARTNER CERTIFICATE, DIVORCE, OR RE				F YOU A ELIGIBLE TICALLY ED IN ARE USA INIMUM . DEPE L. FEDE RS.	EYOU A HMO OF 12 ENDENT RAL REGU	LATIONS REQUIRE HEALTH PLANS TO REPORT THE NAMES			
Relation*	Last Name	First Name	Gend	ler	Date of Birth	Social	Security No	umber	
Self									
☐ Spouse ☐ Domestic Partner**									
Dependent Type									
Dependent Type									
Dependent Type									

*Relation –Son, Daughter, S **Domestic Partner – addition						of "ELIGIBLE DEPENDENTS"	
		ADDITIO	ONAL INSURANCI	E INFORMAT	TION		
List ANY dependent with an	address different the	an the Me	mber's address:				
Dependent: Address:		City		State		ZIP	
Dependent:	Address:		City	State		ZIP	
List ANY dependent who is	entitled to benefits fr	om anoth	er group health care,	insurance, or p	re-paid medical plan:		
Dependent:		Insuranc	e Company		Policy Number		
Dependent:		Insurance Company			Policy Number		
any contracted health ca duty arising out of or rela medical services were un	for Small Claims d any other claims s, relatives, or other providers, adminated to membership ecoverage for, or on a law and not by seedings. I agree t	Court ca s that ca er assoc inistrato ip in KFI uthorize delivery lawsuit o give u	nnot be subject to k iated parties on the rs, or other associa IP, including any cl d or were improper of, services or item or resort to court po p our right to a jury	t to a Medicar binding arbitra one hand and ted parties or aim for medic ly, negligently s, irrespective rocess, excep trial and acce	e appeals proceduration under governed Kaiser Foundation the other hand, for all or hospital malpers, or incompetently of legal theory, must as applicable lawes the use of bindi	ning law) any dispute on Health Plan, Inc. (KFHP), or alleged violation of any practice (a claim that or rendered), for premises nust be decided by binding or provides for judicial	
Signature Required					Date		
*Disputes arising from the arbitration: 1) the Preferred Preferred Provider Organiz	d Provider Organiza	tion (PP	O) and the Out-of-Ne	twork portion o	of the Point-of-Servic	ce (POS) plans; 2)	
enrollment form are complete may void my eligibility for co	that have read and e and true. I unders verage. I understar e of providing cove	understo stand that nd and co	material misreprese Insent that informatio	this enrollmer ntations, omiss n obtained on	nt form. I declare the sions, concealment of this enrollment form	at all statements made on this of facts or incorrect statements will be provided to health cares enrollment is accepted and	
MEMBER SIGNATURE_					DATE		

*BEFORE ALLOWING A DEPENDENT TO BE ADDED TO THE PLAN, THE TRUST OFFICE REQUIRES ALL DOCUMENTS SUCH AS MARRIAGE CERTIFICATE, BIRTH CERTIFICATE, DOMESTIC PARTNER CERTIFICATE, DIVORCE, OR REMARRIAGE DOCUMENTS.

GENERAL ELIGIBILITY RULES

YOUR DEPENDENTS, AS DEFINED BELOW, ARE ELIGIBLE TO RECEIVE BENEFITS.

Your eligible family members are:

- Your lawful spouse provided you are not divorced.
- If you divorce, your former spouse is no longer an eligible family member on the date of the final divorce decree. Notify the Trust Fund Office immediately in the event of a divorce.
- Your dependents up to age 26. For purposes of this Plan, your dependents may include:
 - your natural children,
 - your legally adopted children (from the time they are placed for adoption),
 - your stepchildren, or
 - foster children for whom you have been appointed legal guardian by a court.

In accordance with ERISA Section 609(a)(2)(A), the Plan will provide coverage for a Dependent child of an Employee if required by a Qualified Medical Child Support Order.

- Your children regardless of age who were prevented from earning a living because of mental or physical handicap (providing the disabled children were handicapped and eligible as Dependents at the time they reached the limiting age), and are primarily dependent upon the Employee for support. Evidence of the child's dependence and incapacity must be filed with the Board within 31 days after attaining age 26, and periodically thereafter.
- Qualified Domestic Partners of eligible Employees whose Individual Employers are required by law to provide Domestic Partner health coverage are eligible to enroll in the Plan provided the Employee remits the required tax payments to the Fund. Children of qualified Domestic Partners are eligible provided they meet the Plan's eligibility requirements for Dependent Children. A Domestic Partner and child(ren) of the domestic Partner will remain eligible only so long as the Employee's Individual Employer is legally obligated to provide Domestic Partner health coverage and the required taxes are paid. The term "Domestic Partner" means a person who resides with the Employee in the same residence, is at least 18 years of age and whose relationship with the Employee meets the following requirements:
 - 1. The Domestic Partner and the Employee have had an intimate, committed relationship of mutual caring for a period of at least 6 months and are each other's sole Domestic Partner;
 - 2. The Domestic Partner and the Employee share joint responsibility for each other's common welfare and financial obligations and can submit proof of that relationship as required by the Board of Trustees;
 - 3. Neither the Domestic Partner nor the Employee is married;
 - 4. The Domestic Partner and Employee are each competent to contract;
 - 5. The Domestic Partner and Employee are not related by blood closer than would prohibit legal marriage in the State of California;
 - 6. Any prior domestic partnership of either person has been terminated not less than 6 months prior to the date of the signing of the final declaration of domestic partnership with the Trust Fund Office; and
 - 7. Application for domestic partnership with the Employee is properly made as required by the Board of Trustees.
- Any change in plans will be effective the first day of the second calendar month following the date the Trust Fund Office receives your enrollment form (per the Summary Plan Description).
- When you enroll in a plan option you must remain in the plan for at least 12 months. An exception will be made only if you elected an HMO and you move out of the HMO service area or it ceases to be available where you live (or the Board approves a change).

IF YOU HAVE ANY QUESTIONS, PLEASE CALL THE TRUST FUND OFFICE AT (800) 251-5014 OR (510) 433-4422.

Important: You can be held liable for benefit payments made based on any incorrect information about your dependents, such as failing to notify the Trust Fund Office if there is a divorce, if your child changes his or her student status, or if an adoption is rescinded. In addition, you may be liable for other costs incurred by the Plan as a result of the incorrect information. These costs include, but are not limited to, attorney fees, Trust Office costs, other administrative costs, and reasonable interest.

*ELIGIBILITY FOR ALL PERSONS ENROLLED SHALL BE SUBJECT TO ALL PROVISIONS AND LIMITATIONS OF THE TRUST AGREEMENT AND PLAN DOCUMENT AS WELL AS TO ANY RULES OR REGULATIONS ADOPTED BY THE BOARD OF TRUSTEES.