Statement of Benefit Eligibility
for Centrally Administered Employee
Benefit Programs
Purpose

To ensure compliance with applicable governmental regulations (e.g. ERISA, TEFRA, IRS, etc.)

To protect the tax-qualified status of the programs so that employees may enjoy the benefit of non-taxable employer- and employee-contributions to the plans

To assure that coverage is available to all eligible employees and their dependents; to protect against untimely disqualification caused by changes in employment status (e.g. leave of absence, reassignment, termination of employment, etc.)
Active Employees

1. A benefits-eligible employee is defined as:
   a. A faculty member who is scheduled to work at least half-time (i.e. 50% FTE) for at least one semester, with the exception of adjunct faculty at Claremont Graduate University (CGU), or
   b. A faculty member who is scheduled to teach at least three classes over the academic year,
   c. A staff member in a regular position who is scheduled to work at least 20 hours per week (Based on primary job).
   d. RSABG – staff members in a regular position who are scheduled to work 30 hours or more per week.

2. A benefits-eligible grant-based employee is defined as:
   a. An employee hired in a position that is funded by a grant specifically including employer expense for benefit coverage, AND
   b. The employee meets the required number of scheduled work hours defined above.

3. An interim employee is an individual hired to work full or part time to fill a regular staff position for a defined period of time. An interim employee becomes eligible for health and welfare benefits (medical, dental, vision, and CORE* benefits) when the employee is scheduled to work at least 20 hours per week. (RSABG employees at least 30 hours per week).

4. A temporary employee is an individual hired to work full or part time to fulfill a specific need related to workload, special projects, or staff, and who is hired for a limited period of time normally not to exceed 12 consecutive months. Temporary employees are not eligible for welfare benefits unless they meet the criteria for medical benefits under the Affordable Care Act and as described below. See also Temporary Full Time and Temporary Part Time Employees under the Initial Eligibility section below.
   a. A temporary full-time employee who is hired to work at least 30 hours per week for a limited time period that is expected to exceed 90 days is considered benefits eligible from the date of hire and medical coverage will be effective the first of the month after the completion of 60 days.
   b. A temporary part-time employee is a variable hour individual hired to work less than 30 hours per week.

5. A temporary on-call or seasonal employee is an individual hired to work intermittently and who generally works less than six months or 1,000 hours in an anniversary year. Temporary on-call employees are not eligible for welfare benefits; however, they will be eligible for medical benefits if they meet the criteria for medical benefits under the Affordable Health Care Act (see definition below).

6. A temporary student employee is a registered student at one of the academic institutions who is employed in a designated student position. Temporary student employees may be employed for greater than 12 months and are not eligible for welfare benefits; however, they will be eligible for medical benefits if they meet the requirements under the Affordable Health Care Act (see definition below).

7. An employee rehired within 4 weeks of termination of employment will be treated in the same manner as they were treated prior to the termination of employment and will be eligible for the medical benefits they held when they terminated employment. An employee rehired more than 4 weeks, but less than 26 weeks from their termination of employment date will be treated in the same manner as they were treated prior to termination of employment and will be eligible for the medical benefits they held when they terminated employment if their period of work time was greater than the period of break in service. An employee rehired more than 26 weeks from their termination of employment date will be treated as a newly hired employee.

Affordable Care Act (ACA) Requirements

The Affordable Care Act requires certain employers with at least 50 full-time employees (full-time or equivalents) to offer medical insurance coverage to its full-time employees (and their dependents). Full-time is defined as an employee who works an average of 30 hours per week during the measurement period.

Definition of Measurement Period, Administration Period, and Stability period

The measurement period is described as the measure of time that is not less than three but not more than 12 consecutive calendar months, as chosen by the employer. The Claremont Colleges has established an ongoing measurement period of 12 months which will coordinate with the annual benefit plan year.

a. The first measurement period will begin Nov. 1, 2013 and end on Oct. 31, 2014. Thereafter, the ongoing measurement period will run from Nov. 1 to Oct. 31, each year.

b. The first administration period will be the period from Oct. 4, 2014 through Dec. 31, 2014. Thereafter, the ongoing administration period will run from Nov.1 through Dec. 31 each year.

c. The first stability period (the period of time an employee is eligible for medical insurance) will run from Jan. 1, 2015 through Dec. 31, 2015. Thereafter, the ongoing stability period will run from Jan. 1 through December 31.

d. The initial measurement period for newly hired employees to determine their eligibility for medical

*CORE Benefits are defined as vision core for individual coverage only, basic life insurance equal to 1 time the employee’s annual salary with a maximum benefit of $50,000, employee assistance program, and long term disability.
Calculation of average hours worked

**Hourly employees calculation:** The Claremont Colleges calculate actual hours of service by using records of hours worked and hours for which payment was made or due using the measurement period as defined above.

**Non-hourly employee calculation:** For employees paid on a non-hourly basis, The Claremont Colleges calculate hours of service by using actual hours of service from records of hours worked and hours for which payment is made or due.

**Adjunct faculty calculation:** The Claremont Colleges calculate hours of service for adjunct faculty by using the following method (the following policy does not apply to CGU adjunct faculty) Adjunct faculty are credited with 9.75 hours per week for each course assuming the course meets for three classroom hours a week based on the following methodology:

a. 2.25 hours of service per week for each hour of instruction, representing a combination of teaching, preparation and grading time, and
b. Three hours per week for non-instructional duties such as for office hours and meetings

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**Initial Eligibility**

<table>
<thead>
<tr>
<th>Employee Type</th>
<th>Effective Date</th>
<th>Close of Eligibility</th>
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<tbody>
<tr>
<td>Working 20 hours or more per week (RSABG 30 hours or more per week)</td>
<td>First day of the month after date of hire; or date of hire when date of hire is the first day of the month.</td>
<td>31 days after effective date.¹, ²</td>
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<tr>
<td>Regular</td>
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<td>Temporary faculty</td>
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<td>Interim benefits eligible</td>
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<tr>
<td>Grant status/funded (regular)</td>
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<tr>
<td>Adjunct with benefits</td>
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<td>Temporary staff (Full-time employees)</td>
<td>First of the month after completion of 60 days of employment as defined by the Affordable Health Care Act.</td>
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<td>Temporary ACA (Part-time employees)</td>
<td>First of the month following 60 days after the 12 month measurement period in which the temporary employee works at least 30 hours per week as defined by the Affordable Health Care Act. Temporary employees hired before January 1, 2015, and have been granted benefits will be grandfathered. (Eligible for Medical only)</td>
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<tr>
<td>Student/TCC Student Employees</td>
<td>First of the month following 60 days after the 12 month measurement period in which the student works at least 30 hours per week as defined by the Affordable Health Care Act.</td>
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**Employees hired at multiple colleges**

Employees who are working at multiple colleges and deemed benefits eligible may only hold benefits with one employer. The employee may choose which employer to hold benefits with (usually the one with more hours). All benefits will be held only by the primary employer (including vision, EAP, Basic life).

¹ Close of eligibility for new faculty with a July 1 Date of Hire is 60 days after Date of Hire. The effective date for other than Basic Group Life Insurance, Long Term Disability, EAP may be August 1.

² Applications received in Benefits Administration prior to the Close of Effective Date become effective on the Initial Effective Date. Applications received after 31 days of the effective date cannot be accepted. Affected employees are required to reapply at a subsequent open enrollment period.

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**Definition of Seasonal Employees**

The Affordable Care Act addresses the meaning of seasonal worker, a worker who performs labor or services on a seasonal basis, including (but not limited to) retail workers employed exclusively during holiday seasons. The Claremont Colleges defines a seasonal employee as an individual hired to work intermittently and who generally works less than 6 months or 1,000 hours in an anniversary year. Seasonal employees are not eligible for welfare benefits, unless they meet the criteria for medical benefits under the Affordable Health Care Act.

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insurance effective on or after Jan. 1, 2015 will start on the first of the month following date of hire and run for a period of 12 consecutive months. A newly hired employee is an employee hired after October 4, 2013. The administration period will then run for a period of 30 days from that date on which the 12 month period ends and the initial stability period will run for a period of 12 months from the end of the administration period. Thereafter, the newly hired employee will default into the ongoing measurement, administration and stability periods described above.
Eligible Dependents
Eligible dependents include employee’s spouse, eligible domestic partner, dependent children or eligible dependents of the domestic partner (age regulations as defined by the Affordable Care Act). The employee and domestic partner must complete The Claremont Colleges Affidavit for Enrollment of Domestic Partners.

Changing Benefit Elections
In general, the option to elect a benefit is available only at initial eligibility. The option to elect or modify a previous benefit election is available during an open enrollment period or if a life event occurs.

Section 125 (Pre-tax deductions and life events)
Normally, any employee contribution required for participation in the colleges’ medical, dental, and vision programs is deducted from employee pay on a pre-tax basis, as permitted under Section 125 of the Internal Revenue Code. Under Section 125 and applicable regulations, pre-tax payroll deduction is considered to be irrevocable and unchangeable during the calendar year, except under certain circumstances referred to as life events. Life events include marriage, divorce or legal separation from spouse, death of spouse or child, birth or adoption of child, termination of employment of spouse, or change in the employment status of the spouse that causes a change in benefit options available.

An employee may waive participation under Section 125 at any time. The election to waive participation is prospective only, is effective as of the beginning of the next calendar year until specifically revoked, and must be made before Jan. 1 of the plan year affected. Such a waiver is on a plan year basis and results in employee payroll deductions for medical, dental, and vision coverage to be made on an after-tax basis. Specifically, this waiver would permit deletion of coverage without the occurrence of a relevant life event.

Changing Health Plans
After the initial eligibility period the option to select an alternative college-sponsored health plan is available only during an open enrollment period, except that an employee covered by a college sponsored health plan who retires may change college sponsored health plans at time of enrolling in the colleges’ retiree group insurance.

Adding Dependents
Coverage for eligible dependents may be elected at initial eligibility or during an open enrollment period. Newly acquired dependents (i.e., by reason of birth, marriage, adoption, etc) may be added within 31 days of their becoming eligible. Coverage is effective the first day of the month after birth, adoption, marriage, etc. Premium is payable from the date a dependent’s coverage is effective.

Eligible Domestic Partners
IRS regulations state that employee deductions for medical, dental, and vision coverage for their domestic partners may not be made on a pre-tax basis. The employer subsidy of health benefits attributable to the domestic partner and/or domestic partner’s dependents is considered taxable income to the employee and subject to federal and state withholding. An affidavit for enrollment of a domestic partner must be completed at the time of enrollment.

Deleting Coverage
Employee coverage and coverage for spouse, domestic partner and/or dependent child(ren) may be deleted only during an open enrollment period, or upon the occurrence of one of the above noted life events, unless the employee has waived participation under Section 125 as noted above.

Dual Coverage
If a spouse’s or eligible domestic partners are both covered employees of The Claremont Colleges, either the spouse or domestic partner, but not both, can cover eligible dependents. If coverage for either the spouse or domestic partner terminates, and both are participating in the same health plan, with the concurrence of the plan, the spouse or domestic partner may add spouse, domestic partner and dependent coverage if applicable within 31 days.

Change to Benefit-Eligible Status
When an employee’s status is changed from non-benefits-eligible to benefits-eligible, the date of the status change is substituted for Date of Hire under Initial Eligibility.

Continuation of Coverage (for covered employee, spouse, domestic partner and dependent children upon the occurrence of the events noted below)
The colleges’ medical, dental, vision, EAP, and Health Expense FSA programs are subject to the continuation of coverage rules of the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) and California AB 1401 (Cal-COBRA), which may extend eligibility up to 36 months depending on the COBRA-qualifying event. COBRA continuation coverage is effective when eligibility under the colleges’ policy ceases. Group Basic and Supplemental Life Insurance, Dependent Life Insurance and Personal Accident (AD&D) and any additional voluntary plans, coverage may be converted to individual coverage when eligibility under the group ends.

There is no college subsidy under COBRA. Continuation coverage under the colleges’ policy or COBRA is contingent upon the timely payment of any required premium and applicable administrative fee by or on behalf of the covered individual. COBRA is coordinated with the colleges’ eligibility policy as follows:
Termination

Colleges' Policy
Eligibility under group plans for the employee, spouse or domestic partner and dependents ends on the last day of the month of termination.

COBRA/Cal-COBRA
If termination of coverage is caused by termination of employment for reasons other than gross misconduct the employee, spouse, domestic partner and/or dependent child(ren) are eligible to continue coverage for 18 months. (Cal-COBRA allows for 18 months of additional medical coverage only.)

Divorce

Colleges' Policy
Eligibility for the divorced spouse ends on the last day of the month of the dissolution of the marriage. The eligibility of dependent children is not affected by divorce.

COBRA/Cal-COBRA
The divorced spouse is eligible to continue coverage for up to 36 months.

End of Child's Dependent Status (Child reaches maximum age)

Colleges' Policy
Eligibility ends at the end of the year in which the child reaches the maximum age of 26. The maximum age for a dependent child is determined by the Affordable Healthcare Act.

COBRA/Cal-COBRA
The child is eligible to continue coverage for up to 36 months.

Involuntary Reduction in Hours
College-initiated transfer, reassignment, or change in work schedule that results in a change from benefit-eligible to non-benefits eligible status.

Colleges' Policy
Eligibility and college subsidy is terminated.

COBRA/Cal-COBRA
Upon termination of eligibility under the colleges’ policy the employee, spouse, domestic partner and/or dependent child(ren) are eligible to continue coverage with the group for 18 months. Cal-COBRA allows for 18 months of additional medical coverage only.

Unpaid Leave of Absence — Personal

Colleges' Policy
Eligibility without college subsidy is extended for the duration of the leave, but not more than 12 months.

COBRA/Cal-COBRA
Upon termination of eligibility under the colleges’ policy, the employee, spouse, domestic partner and/or dependent child(ren) are eligible to continue coverage with the group for 18 months. Cal-COBRA allows for 18 months of additional medical coverage only.

Sabbaticals

Colleges’ Policy
Faculty members on paid sabbatical leave may continue full participation in health, accident, life insurance and pension programs, or may drop coverage if out of area and re-enroll upon return. Faculty enrolled in Kaiser (or HMO not available in the sabbatical location) can enroll in the Anthem Act Wise HDHP for the duration of the sabbatical and switch back upon return from leave.

Unpaid Sabbaticals
Faculty members on unpaid sabbatical leave may continue to participate in benefits but are no longer eligible for the employer subsidy. The employee is responsible for paying 100% of the premium for up to 12 months. Faculty may wish to waive their benefits while on sabbatical and will be able to re-enroll upon return from leave (within 31 days).

COBRA/Cal-COBRA
Not applicable
**Long-term Disability**

A benefit eligible employee is defined as a non-faculty employee in a regular position that is scheduled to work at least 30 hours per week or a faculty employee who is scheduled to work at least half-time for at least one semester. Benefits can be effective as of date of hire or on the first of the month when the date of eligibility/hire is the first of the month.

**Retiree-Definition for Continuing Welfare Benefits**

1. **Normal Retirement**
   - The normal retirement age is 65 years or older, and
   - Active employment status is terminated due to retirement.

2. **Early or Phased Retirement**
   a. Eligible at age 50 or older, and 10 years of employment in a regular schedule of at least 20 hours or more per week
   - Active employment status is terminated due to early/phased retirement, OR

3. **Disability Retirement**
   - No age criterion, and
   - Active employment status is terminated due to disability lasting more than one year (must satisfy “disability” criteria of the long-term Disability insurer or qualify for Social Security Disability Benefits), and
   - Five years of employment in a work schedule of at least 20 hours or more per week, and
   - Employee is not Medicare eligible.

*Refer to college policy for state, federal or other mandated laws regarding benefits continuation during leave of absence.

*Retirement information and plan documents are available from Benefits Administration or from the human resources office of each campus.