INTRODUCTION

The State of Hawaii’s ("State") Premium Conversion Plan ("PCP" or "Plan") provides an opportunity to most health benefits plan participants to save some tax dollars and make the most of their paychecks. It is being offered pursuant to HRS chapter 78, and within the meaning of Section 125 of the Internal Revenue Code of 1986 ("Code"), as amended, relating to "cafeteria plans".

To retain this benefit, the State must administer the Plan in strict compliance with the Hawaii PCP Administrative Rules 14-51 ("Rules"). It is important to read this Plan Document thoroughly. Carefully weigh the Plan’s effect on your social security benefits. You may want to consult with a tax advisor to help determine whether this Plan will benefit you.

Please keep in mind that this is only a summary of HRS chapter 14-51, “Premium Conversion Plan”, and is not the complete text. In all cases where a question arises, the Rules will govern. The Rules may be examined, or a copy may be obtained by contacting:

Director of Human Resources Development (DHRD)
PCP Administrator
235 S. Beretania St., 14th Floor
Honolulu, Hawaii 96813

Or, visit the DHRD website at: dhrd.hawaii.gov/administrative-rules/

This Plan Document sets forth the material features of the Plan in a question and answer format.

1. WHAT ARE THE BENEFITS OF THIS PLAN?

When you enroll in this Plan, your income will be taxed after your health benefits contributions are deducted, so your take-home pay should be greater than if you do not enroll.

2. WHO IS ELIGIBLE FOR THIS PLAN?

You are eligible to participate in the Plan if you are an employee of the State and enrolled in any health benefits plan offered through the Department of Accounting and General Services. Employees wishing to enroll in PCP, shall make their selection in the Plan Selection section of the EUTF’s EC-1 or EC-1H (for HSTA VB members only) Enrollment Form and submit it to the Human Resources Office (HRO) designee.

Current Employees- If you are a current employee and do not enroll before the Plan year begins, you will have to wait until the following Plan year to enroll. The only exception to this rule occurs in the case where you are permitted under the Rules to change from an election of no health benefits plan coverage to an election for such coverage.

For example, if you previously did not take medical coverage through the State because you were covered under your spouse’s medical plan, and your spouse dies or loses their job, you would be eligible to obtain medical coverage through the State, and you may also be eligible to enroll in the PCP. You must, however, file the appropriate forms with your HRO designee within ninety (90) calendar days of the event giving rise to your eligibility to enroll.

Open Enrollment-Employees may enroll, make changes to, or cancel their existing enrollment without experiencing a qualifying change in status event during this designated time period. Employees wishing to enroll in, change, or cancel their PCP enrollment shall make their selection in the Plan Selection section of the EUTF’s EC-1 or EC-1H (for HSTA VB members only) Enrollment Form and submit it to their HRO designee no later than the end of the Open Enrollment period.

The Plan Year normally runs from July 1 to June 30 each year.

3. HOW DOES THE PLAN WORK?

When you enroll in this Plan:

♦ You authorize the State to reduce your gross salary (before federal, State, and social security taxes are calculated) by the total amount of your health benefits plan contributions; and

♦ The result is that your take-home pay is likely to increase since you will pay less federal income, State income, and FICA taxes.

Let’s look at a hypothetical example to show how the Plan would increase the take-home pay of an employee: this employee earns a gross pay of $2,000.00 per semi-monthly pay period, is married, claims zero exemptions, and enrolled in two-party health plans requiring a total employee contribution of $283.00 per semi-monthly pay period:

<table>
<thead>
<tr>
<th></th>
<th>Gross Pay</th>
<th>PCP Reduction</th>
<th>Gross Taxable</th>
<th>Federal Tax withheld</th>
<th>State Tax withheld</th>
<th>FICA Tax withheld</th>
<th>Health Insurance</th>
<th>Vision Care</th>
<th>Dental Insurance</th>
<th>Other</th>
<th>Take-home pay</th>
<th>Enrolled in PCP</th>
<th></th>
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<tbody>
<tr>
<td>$2,000</td>
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</tr>
</tbody>
</table>

In this example, take-home pay will be $68.06 more per pay period, or $1633.44 more per year if this employee enrolled in the PCP. (Calculations may vary- example based on 2019 withholding tables).

Please note that the above example was based on an employee who is married. If you cover your domestic or civil union partner under your health plan, there may be other tax liabilities in connection with your domestic or civil union partner’s coverage, such that the tax savings benefit of enrolling in the PCP may be minimal. Therefore, you may want to consult with a tax advisor prior to enrolling in the Plan.

4. HOW AND WHEN CAN I ENROLL IN THIS PLAN?

New Employees- If you are a new employee, you may enroll in the Plan when you become eligible to enroll in any of the eligible health benefits plans. Normally, this is within ninety (90) calendar days of the date you were hired. If you do not enroll during this 90-day eligibility period or you elected not to enroll at the time you completed your new hire paperwork, you will not be able to enroll in the Plan until the following Plan year unless you are permitted under the Rules to enroll.

Current Employees- If you are a current employee, you may enroll in the Plan when you become eligible to enroll in any of the eligible health benefits plans if you are a new employee, you may enroll in the Plan when you are hired. If you do not enroll before the Plan year begins, you will have to wait until the following Plan year to enroll. The only exception to this rule occurs in the case where you are permitted under the Rules to change from an election of no health benefits plan coverage to an election for such coverage.

For example, if you previously did not take medical coverage through the State because you were covered under your spouse’s medical plan, and your spouse dies or loses their job, you would be eligible to obtain medical coverage through the State, and you may also be eligible to enroll in the PCP. You must, however, file the appropriate forms with your HRO designee within ninety (90) calendar days of the event giving rise to your eligibility to enroll.

5. HOW CAN I CHANGE MY PCP ELECTION?

Your PCP authorization and election will be automatically renewed each Plan year. If you wish to change your election, you can only do so during a designated Open Enrollment period. The only exception is if a change in your status has occurred for which the Rules permit a PCP election change, such as, but not limited to:

♦ Your marriage, divorce, or marriage annulment.
♦ Birth, adoption, or placement for adoption of a child or addition of a foster child.
♦ Death of your spouse or dependent.
♦ Change in the employment status of you, your spouse, or dependent.
♦ Start or return from an (authorized) unpaid leave of absence.
♦ Loss of eligibility by you or your spouse under a health benefits plan.
♦ Your last dependent child becoming ineligible for coverage under your health benefits plan.

Employees wishing to enroll in PCP, shall make their selection in the Plan Selection section of the EUTF’s EC-1 or EC-1H (for HSTA VB members only) Enrollment Form and submit it to the Human Resources Office (HRO) designee.
To make a change, it must be on account of and consistent with your change in status, and you must file the appropriate PCP change form with your HRO designee within ninety (90) calendar days of the date of the qualified change in status event. Approved changes will take effect after your forms are received, usually the following pay period, if administratively possible. For a complete list of IRS-qualifying change in status events, see §14-51-24 of the PCP Administrative Rules.

If, during the Plan year, premium rates increase and there is a change in employee contributions, the PCP Plan Administrator will make the appropriate adjustments.

6. HOW CAN MY PCP BE CANCELLED?

Generally, you cannot cancel your PCP election during a Plan year unless you transfer to a non-eligible employment classification, you marry and obtain coverage under your spouse’s plan, or your spouse gets a new job and you receive health benefit plan coverage through the new employer’s plan. You must submit the required cancellation forms within ninety (90) calendar days of your qualified change in status event. Approved cancellations shall become effective as soon as administratively possible, on a prospective (not retroactive) basis, after your forms are received (e.g., next pay period following receipt of your forms).

There may be other situations in which cancellations may be allowed. However, you must write to the PCP Plan Administrator for prior written approval.

Otherwise, you must wait until the next designated Open Enrollment period to cancel your PCP election.

Your PCP election will be cancelled if you should involuntarily lose eligibility for the health benefits plan you selected, as provided in the Rules.

7. CAN I LOSE MONEY UNDER THE PCP?

Usually, you will not lose money by enrolling in the PCP. However, if you change/cancel your health benefits plan coverage but your PCP change/cancellation is not permissible under the Rules, your PCP election will continue, and your premium payments will be forfeited. To ensure that your forfeitures are stopped at the end of the Plan year (i.e., June 30th), you must submit the required PCP change/cancellation forms during the next Open Enrollment period.

Reminder: Mid-Plan year changes and cancellations that are allowable take effect on a prospective basis after you file the required forms. The longer you take to file, the more money (premium payments) you are likely to lose. To avoid this, file in a timely manner.

8. IF MY DOMESTIC OR CIVIL UNION PARTNER IS COVERED UNDER MY HEALTH PLAN, CAN I ENROLL IN THE PCP?

If you cover your domestic or civil union partner under your health plan and your domestic or civil union partner meets the definition of a “qualified dependent” under Section 152 of the Code and qualifies as your dependent for federal income tax purposes, you may deduct the entire premium contribution on a pre-tax basis. Otherwise, the contribution amount for your domestic or civil union partner shall be done on an after-tax basis. You must submit the PCP Domestic/Civil Union Partnership Acknowledgement Forms (PCP-DP/CU), which can be obtained from your HRO designee or the DHRD website at dhrd.hawaii.gov.

For PCP enrollment changes, refer to Q&A # 5.

9. WILL MY SOCIAL SECURITY BENEFITS BE AFFECTED IF I ENROLL IN THIS PLAN?

If you participate in the PCP, your Social Security benefits may be slightly reduced because your Social Security benefits and taxes will be calculated on your reduced salary amount.

10. WILL MY RETIREMENT PENSION BE AFFECTED IF I ENROLL IN THIS PLAN?

No, your retirement pension will not be affected by your participation in the PCP.

11. WILL MY DEFERRED COMPENSATION PLAN CONTRIBUTIONS BE AFFECTED IF I ENROLL IN THE PCP?

Participating in the PCP may affect your deferred compensation plan contributions if your contributions are based on a percentage of your pay rather than a fixed dollar amount.

12. WHAT HAPPENS IF I GO ON LEAVE WITHOUT PAY?

While you are on an authorized leave without pay ("LWOP"), out-of-pocket employee contributions that you pay to continue your health benefits plan coverage cannot be applied for PCP purposes. This is because these payments are made outside of the State’s payroll system and do not qualify for the tax savings available under the Plan.

When you return from a LWOP, your PCP election will automatically continue if you continued your health benefits plan coverage during your leave by making the required out-of-pocket contributions.

If your health benefits coverage was cancelled because you did not make the required out-of-pocket contributions while you were on a LWOP, your PCP election will likewise be cancelled as of the same effective date.

However, you will be permitted to prospectively re-enroll in the PCP when you return to work, provided you have filed the appropriate PCP forms with your HRO designee within ninety (90) calendar days of your return.

13. WHAT APPEAL RIGHTS DO I HAVE?

If your PCP change or cancellation request is denied, you may file an appeal by writing to the PCP Plan Administrator within thirty-one (31) calendar days after receiving notice of the denial. Your letter must set forth all your reasons for appealing the denial. (address under Q&A # 14.)

The PCP Plan Administrator shall act upon your appeal within sixty (60) calendar days after either receipt of your request or receipt of any additional materials reasonably requested from you, whichever occurs later.

You shall be provided a written notice of the final decision on your appeal within one hundred twenty (120) calendar days of the date your appeal was filed.

The decision of the PCP Plan Administrator shall be final and conclusive upon all persons.

14. WHERE CAN I GET MORE INFORMATION?

If you have additional questions, please contact your HRO designee. Written requests may be sent to:

Director of Human Resources Development
PCP Administrator
235 S. Beretania St., 14th Floor
Honolulu, Hawaii 96813

This Plan Document can be made available to individuals who have special needs or who need auxiliary aids for effective communication (i.e., large print or audiotape), as required by the Americans with Disabilities Act of 1990, by contacting the DHRD Employee Assistance Office.

Revised: January 2022

Administered by the Department of Human Resources Development