

Request for Portability

Administrative Office: 701 E. 22nd Street, Lombard, IL 60148

If your Insurance benefit terminates, you are eligible to continue your Supplemental/Voluntary Life and Dependent Life coverage. Except for the Additional Purchase Option, this can be done at the rate for your attained age indicated on the back, regardless of your physical condition. The Additional Purchase Option requires satisfactory evidence of insurability if your employer's group policy effective date is 4/1/03 or later. You must apply for the continuation within 31 days of the date of termination of coverage. For information about the maximum amount you may continue, see your certificate.

To apply:

- 1. Complete Part 2 of this application for portability. Be sure that your employer has completed Part 1. Premium rates and instructions for figuring your premium are shown on the back of this form.
- 2. Mail completed application together with your check or money order for the first modal premium within 31 days of termination of coverage to the address indicated on the back.

Part 1 TO BE COMPLETED			f origin	al app	roved	Evide	ence of Ins	surab	ility mu	st be	subm	itted with	this appl	ication)
Group Number	p Number Name of Employer					R	Reason of Termination							
							☐ Sickness ☐ Injury ☐ Retirement ☐ Other:							
Date Employment Terminated	Date Cove	rage Terminate	d Last [Day of	Actual	Work								
Insurance Class for Basic Life	Coverage	Annual Salary	for Basic	c Life C	Covera	ge (if	salary bas	ed)	Date	of Hir	е			
Does Employee have: Supplem	nental/Volunta	L ary Life: [] Yes	No	Amou	int \$			Signa	iture c	of Perso	n Authorize	d to Certi	fy for Group
Supplemental/Voluntary	Dependent L			_	Amou									
Does Spouse have: Supplemer	ntal/Voluntary	Life:] Yes						Phon	e Nu	mber			
Supplemental/Voluntary	Dependent L	ife:] Yes	☐ No	Amou	ınt \$								
What rate is the Insured	currently pay	ving:	Tobac	co 🗆	Non-	Tobac	со		Date					
What rate is the Spouse	currently pay	/ing:	Tobac	co 🗆] Non-	Tobac	со							
									Emai	I				
Part 2 TO BE COMPLETED	BY INSURE	D Please type	or prin	t with	ball po	oint p	en							
In accordance with and subject under the Group Policy and as	ct to all the te	erms and condi	tions of	the poi	rtability			ined i	n my ce	rtifica	te, I ele	ect to conti	nue my d	coverage
Name (Last)	(First)	1			(MI)	Soc	cial Securit	ty Nur	nber		Sex		Phone	Number
Street Address	•			С	ity	-			Š	State		Ž	Zip Code	
Date of Birth	Last Date of	Active Work	Emai											
Spouse Name (Last)		(First)					(MI)	Spot	use Sex			Spouse Da	ite of Birtl	า
Reason of Termination Sickness Injury Re	etirement [Other:												
I wish to continue:							Employe	ee					Spouse	
Supplemental/Voluntary	/ Life			 	∃Yes	□ No	Amount			-	Yes		-	
☐ I wish to exercise the Si		Additional Purc	hase Op	tion [Yes		Amount S	\$						
☐ Supplemental/Voluntary	/ Dependent	Life			Yes		Amount S				☐ Yes	☐ No Am	ount \$	
☐ Other		,		[Yes	☐ No	Amount	\$						
Beneficiary Designation	First Name	Last N	ame	Date o	of Birth		Social Sec	curity N	Number	Relati	onship			Benefit %
(Primary)														%
(Primary)	-													%
(Contingent)														%
(Contingent)			da		- E: L				:11 ba aa	ا ما اما		h 4 - 4 h		%
If two or more primary benefic beneficiaries who survive you percentages, the total must be	ı. If no prima													
	Bil	ling Mode (Sele	ct one)		Quarter	ly 🗌	Semi-Ann	nual [Annu	al				
I have read the above questio that while my eligibility to cont payment submitted with this a above payment.	inue this cov	erage under th	e terms	of the	Group	Insura	ance Polic	y is be	eing det	ermin	ed, the	company	may depo	osit the
Employee Signature		Date				ouse gnatui	re						Date	

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Portability Premium Calculation Worksheet

You may continue an amount up to the full amount of your Supplemental/Voluntary Term Life benefit without evidence of insurability. Subject to satisfactory evidence of insurability under the Additional Purchase Option, if the group policy effective date is 4/1/03 or later, you may continue up to \$50,000 of your Basic Group Term Life benefit. To calculate your premium find the applicant's attained age and the corresponding basic quarterly premium per \$1,000 from the columns below. If you and/or your spouse have used cigarette or tobacco products within the last two years, the tobacco rates should be used in calculating the first modal premium. Multiply this premium by the number of thousands of dollars of insurance you plan to continue.

Supplemental/Voluntary Life Rates
Quarterly Premiums (per \$1 000)

Quarterly i refinding (per \$1,000)							
Attained Age	Non-Tobaccö	Tobácco					
Under 30	\$0.45	\$0.87					
30-34	\$0.51	\$0.93					
35-39	\$0.72	\$1.26					
40-44	\$1.23	\$2.01					
45-49	\$1.71	\$3.75					
50-54	\$2.85	\$6.09					
55-59	\$4.95	\$11.01					
60-64	\$7.77	\$13.44					
Cavaraga tarmin	aton at ago 65 for a	arouno with					

Coverage terminates at age 65 for groups with effective dates of 9/1/08 or later

Attained Age	Non-Tobacco	Tobacco						
65-69	\$12.27	\$21.63						
Coverage terminates at age 70 for groups with								
effective dates between 4/1/03-8/31/08								

Group policyholder effective date prior to 4/1/03

70-74	\$19.65	\$34.50
75 and Over	\$34.80	\$57.90

Supplemental/Voluntary Dependent Life Rates per Family per Quarter:

\$5,000 Benefit - Family \$3.00 \$10,000 Benefit - Family \$6.00

Example

Employee wants to exercise the Portability Option and continue his Voluntary Term Life Insurance for \$100,000, his spouse's Voluntary Term Life Insurance of \$10,000 and his Voluntary Dependent Life. The employee is 54 years old and his spouse is 49 and they are both non-tobacco users. The employee wants to be billed quarterly.

Employee	\$2.85	Χ	100,(000)	=	\$285.00
Spouse	\$1.71	Χ	10,(000)	=	17.10
Voluntary Dependent Life)		5,000	=	3.00

Total premium due each quarter \$305.10

Your Calculations

	Table Rate X	# Thousands of Coverage =		Quarterly Premium
Employee	X		=	
Spouse	X		=	
Voluntary Dependent Life	X		=	

Mail to: Blue Cross Blue Shield of Texas

701 E. 22nd Street Lombard, IL 60148 Questions: 1-877-442-4207

The laws of some states require us to furnish you with the following notice:

FOR APPLICATIONS AND CLAIMS:

Alabama: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly presents false information in an application for insurance is guilty of a crime and may be subject to restitution fines or confinement in prison, or any combination thereof.

Colorado: It is unlawful to knowingly provide false, incomplete, or misleading material facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading material facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds shall be reported to the Colorado division of insurance within the department of regulatory agencies.

<u>District of Columbia</u>: **WARNING**: It is a crime to provide false or misleading information to an insurer for the purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the applicant.

Florida: Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

<u>Hawaii</u>: For your protection, Hawaii law requires you be informed that presenting a fraudulent claim for payment of a loss or benefit is a crime punishable by fines or imprisonment, or both.

Kentucky: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or a statement of claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime.

Louisiana: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Maine & Washington: It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

<u>Maryland</u>: Any person who knowingly or willingly presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

New Mexico: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to civil fines and criminal penalties.

Ohio: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

Oklahoma: Any person who knowingly, with intent to injure, defraud or deceive any insurer, makes a claim for the proceeds of an insurance policy containing false, incomplete or misleading information is guilty of a felony.

Pennsylvania: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

Puerto Rico: Any person who knowingly and with the intention of defrauding presents false information in an insurance application, or presents, helps, or causes the presentation of a fraudulent claim for the payment of a loss or any other benefit, or presents more than one claim for the same damage or loss, shall incur a felony and, upon conviction, shall be sanctioned for each violation with the penalty of a fine of not less than five thousand dollars(\$5,000) and not more than ten thousand dollars (\$10,000), or a fixed term of imprisonment for three (3) years, or both penalties. Should aggravating circumstances be present, the penalty thus established may be increased to a maximum of five (5) years, if extenuating circumstances are present, it may be reduced to a minimum of two (2) years.

Rhode Island: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

<u>Tennessee</u>: It is a crime to knowingly provide false incomplete or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines and denial of insurance benefits.

<u>Virginia</u>: Any person who, with the intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may have violated the state law.

The laws of some states require us to furnish you with the following notice:

FOR CLAIMS ONLY:

Alaska: A person who knowingly and with intent to injure, defraud, or deceive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

Arizona: For your protection, Arizona law requires the following statement to appear on this form. Any person who knowingly presents a false or fraudulent claim for payment of a loss is subject to criminal and civil penalties.

Arkansas: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

California: For your protection California law requires the following to appear on this form. Any person who knowingly presents false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

Delaware: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, files a statement of claim containing any false, incomplete or misleading information is guilty of a felony.

Idaho: Any person who knowingly, and with intent to defraud or deceive any insurance company, files a statement or claim containing false. incomplete, or misleading information is guilty of a felony.

Indiana: A person who knowingly and with intent to defraud an insurer files a statement of claim containing any false, incomplete, or misleading information commits a felony.

Minnesota: A person who files a claim with intent to defraud or helps commit a fraud against an insurer is guilty of a crime.

New Hampshire: Any person who, with a purpose to injure, defraud or deceive any insurance company, files a statement of claim containing any false, incomplete or misleading information is subject to prosecution and punishment for insurance fraud, as provided in RSA 638:20.

New Jersey: Any person who knowingly files a statement of claim containing any false or misleading information is subject to criminal and civil penalties.

Texas: Any person who knowingly presents a false or fraudulent claim for the payment of a loss is guilty of a crime and may be subject to fines and confinement in state prison.

FOR APPLICATIONS ONLY:

Massachusetts: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

New Jersey: Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.