SUMMARY PLAN DOCUMENT AND SCHEDULE OF BENEFITS FOR MISSOURI DEPARTMENT OF TRANSPORTATION AND MISSOURI STATE HIGHWAY PATROL

MEDICAL AND LIFE INSURANCE PLAN

Member HIPAA Notification

Missouri Department of Transportation and Missouri State Highway Patrol Medical and Life Insurance Plan

Your Privacy Matters

In compliance with the Health Insurance Portability and Accountability Act (HIPAA), Missouri Department of Transportation (MoDOT) and Missouri State Highway Patrol (MSHP) Medical and Life Insurance Plan (Plan) is sending you important information about how your medical and personal information may be used and about how you can access this information. Please review the Notice of Privacy Practices carefully. If you have any questions, please call the Participant Services number on the back of your membership identification card. You may also contact the designated privacy officer. The privacy officer for our Plan is Jeff Padgett, Director of Risk and Benefits Management, MoDOT, P.O. Box 270, Jefferson City, MO 65102.

Notice of Privacy Practices

Effective: 4/14/2003 (Revised 4/22/2013)

THIS NOTICE DESCRIBES HOW MEDICAL AND PERSONAL INFORMATION ABOUT YOU MAY BE USED AND DISCLOSED AND HOW YOU CAN GET ACCESS TO THIS INFORMATION. PLEASE REVIEW IT CAREFULLY.

Our Commitment to Your Privacy

We understand the importance of keeping Your personal and health information secure and private. We are required by law to provide You with this notice. This notice informs You of Your rights about the privacy of Your personal information and how we may use and share Your personal information. We will make sure that Your personal information is only used and shared in the manner described. We may, at times, update this notice. Changes to this notice will apply to the information that we already have about You as well as any information that we may receive or create in the future. You may request a copy of this notice at any time. Throughout this notice, examples are provided. Please note that all of these examples may not apply to the services the Plan provides to Your particular health benefit plan.

What Types of Personal Information Do We Collect?

To best service Your benefits, we need information about You. This information may come from You, Your Employer, or other payors or health benefits plan sponsors, and our affiliates. Examples include Your name, address, phone number, Social Security number, date of birth, marital status, employment information, or medical history. We also receive information from health care Providers and others about You. Examples include the health care services You receive. This information may be in the form of health care claims and encounters, medical information, or a service request. We may receive Your information in writing, by telephone, or electronically. In some instances, we may ask You about your race/ethnicity or language, however providing this information is entirely voluntary.

How Do We Protect the Privacy of Your Personal Information?

Keeping Your information safe is one of our most important duties. We limit access to Your personal information, including race/ethnicity and language, to those who need it. We maintain appropriate safeguards to protect it. For example, we protect access to our buildings and computer systems. Our privacy office also assures the training of our staff on our privacy and security policies.

How Do We Use and Share Your Information for Treatment, Payment, and Health Care Operations?

To properly service Your benefits, we may use and share Your personal information for "treatment," "payment," and "health care operations." Below we provide examples of each. We may limit the amount of information we share about You as required by law. For example, HIV/AIDS, Substance Abuse, and Genetic Information may be further protected by law. Our privacy policies will always reflect the most protective laws that apply.

- (1) **Treatment:** We may use and share Your personal information with health care Providers for coordination and management of Your care. Providers include Physicians, Hospitals, and other caregivers who provide services to You.
- (2) **Payment:** We may use and share Your personal information to determine Your eligibility, coordinate care, review Medical Necessity, pay claims, obtain external review, and respond to Complaints. For example, we may use information from Your health care Provider to help process Your claims. We may also use and share Your personal information to obtain payment from others that may be responsible for such costs.
- (3) Health care operations: We may use and share Your personal information, including race/ethnicity and language, as part of our operations in servicing Your benefits. Operations include credentialing of Providers; quality improvement activities such as assessing health care disparities; accreditation by independent organizations; responses to Your questions, or Grievance or external review programs; and disease management, case management, and care coordination, including designing intervention programs and designing and directing outreach materials. We may also use and share information for our general administrative activities such as pharmacy benefits administration; detection and investigation of fraud; auditing; underwriting and rate-making; securing and servicing reinsurance policies; or in the sale, transfer, or merger of all or a part of the Plan with another entity. For example, we may use or share Your personal information in order to evaluate the quality of health care delivered, to remind You about preventive care, or to inform You about a disease management program. We cannot use or disclose your genetic, race/ethnicity or language information for underwriting purposes, to set rates, or to deny Coverage or benefits. We may also share Your personal information with Providers and other health plans for their treatment, payment, and certain health care operation purposes. For example, we may share personal information with other health plans identified by You or Your Plan Sponsor when those plans may be responsible to pay for certain health care benefits or we may share language data with health care practitioners and Providers to inform them about Your communication needs.

What Other Ways Do We Use or Share Your Information?

We may also use or share Your personal information for the following:

- (1) **Medical Home/Accountable Care Organizations:** Coventry may work with your primary care physician, hospitals and other health care providers to help coordinate your treatment and care. Your information may be shared with your health care providers to assist in a team-based approach to your health.
- (2) **Health care oversight and law enforcement:** To comply with federal or state oversight agencies. These may include, but are not limited to, Your state department of insurance or the U.S. Department of Labor.
- (3) Legal proceedings: To comply with a court order or other lawful process.
- (4) **Treatment options:** To inform You about treatment options or health-related benefits or services.
- (5) **Plan sponsors:** To permit the sponsor of Your health benefit plan to service the benefit plan and Your benefits. Please see Your employer's plan documents for more information.
- (6) **Research:** To researchers so long as all procedures required by law have been taken to protect the privacy of the data.
- (7) **Others involved in Your health care:** We may share certain personal information with a relative, such as Your spouse, close personal friend, or others You have identified as being involved in Your care or payment for that care. For example, to those individuals with knowledge of a specific claim, we may confirm certain information about it. Also, we may mail an explanation of benefits to the Subscriber. Your family may also have access to such information on our website. If You do not want this information to be shared, please tell us in writing.
- (8) **Personal representatives:** We may share personal information with those having a relationship that gives them the right to act on Your behalf. Examples include parents of an unemancipated minor or those having a Power of Attorney.
- (9) **Business associates:** To persons providing services to us and who assure us that they will protect the information. Examples may include those companies providing Your pharmacy or Behavioral Health benefits.
- (10) **Other situations:** We also may share personal information in certain public interest situations. Examples include protecting victims of abuse or neglect; preventing a serious threat to health or safety; tracking diseases or medical devices; or informing military or veteran authorities if You are an armed forces member. We may also share Your information with coroners; for workers' compensation; for national security; and as required by law.

What About Other Sharing of Information and What Happens If You Are No Longer Enrolled?

We will obtain Your written permission to use or share Your health information for reasons not identified by this notice and not otherwise permitted or required by law. For example, we will not share your psychotherapy notes, use or share Your health information for marketing purposes or sell Your health information unless You give written permission or applicable law permits the use or disclosure. If You withdraw Your permission, we will no longer use or share Your health information for those reasons.

We do not destroy Your information when Your Coverage ends. It is necessary to use and share Your information, for many of the purposes described above, even after Your Coverage ends.

However, we will continue to protect Your information regardless of your Coverage status, as required by law.

However, we will continue to protect Your information regardless of Your Coverage status.

Rights Established by Law

- (1) **Requesting restrictions:** You can request a restriction on the use or sharing of Your health information for treatment, payment, or health care operations. However, we may not agree to a requested restriction.
- (2) **Confidential communications:** You can request that we communicate with You about Your health and related issues in a certain way, or at a certain location. For example, You may ask that we contact You by mail, rather than by telephone, or at work, rather than at home. We will accommodate reasonable requests.
- (3) Access and copies: You can inspect and obtain a copy of certain health information. We may charge a fee for the costs of copying, mailing, labor, and supplies related to Your request. We may deny Your request to inspect or copy in some situations. In some cases denials allow for a review of our decision. We will notify You of any costs pertaining to these requests, and You may withdraw Your request before You incur any costs. You may also request your health information in an alternative format.
- (4) Amendment: You may ask us to amend Your health information if You believe it is incorrect or incomplete. You must provide us with a reason that supports Your request. We may deny Your request if the information is accurate, or as otherwise allowed by law. You may send a statement of disagreement.
- (5) Accounting of disclosures: You may request a report of certain times we have shared Your information. Examples include sharing Your information in response to court orders or with government agencies that license us. All requests for an accounting of disclosures must state a time period that may not include a date earlier than six (6) years prior to the date of the request and may not include dates before April 14, 2003. We will notify You of any costs pertaining to these requests, and You may withdraw Your request before You incur any costs.
- (6) **Breach notification:** You have a right to receive notice from us if there is a breach of your unsecured health information.

To Receive More Information or File a Complaint

Please contact Member Services to find out how to exercise any of Your rights listed in this notice, or if You have any questions about this notice, or to receive a copy in an alternative format or a translated version. Para recibir una copia traducida de este document, llame al servicio para miembros. The telephone number or address is listed in Your benefit documents or on Your Membership card. If You believe we have not followed the terms of this notice, You may file a Complaint with us or with the Secretary of the Department of Health and Human Services. To file a Complaint with the Secretary, write to 200 Independence Avenue, S.W. Washington, D.C. 20201 or call 1-877-696-6775. You will not be penalized for filing a Complaint.

To contact us, please follow the Complaint, Grievance, or Appeal process in Your benefit documents.

For purposes of this notice, the pronouns "we", "us" and "our" and the name "MoDOT/ MSHP" refers to Missouri Department of Transportation (MoDOT) and Missouri State Highway Patrol (MSHP) Medical and Life Insurance Plan. These entities abide by the privacy practices described in this Notice.

["]Under various laws, different requirements can apply to different types of information. Therefore we use the term "health information" to mean information concerning the provision of, or payment for, health care that is individually identifiable. We use the term "personal information" to include both health information and other nonpublic identifiable information that we obtain in providing Benefits to you.

Notice About the Early Retiree Reinsurance Program

You are a Plan Participant in an employment-based health Plan that is certified for participation in the Early Retiree Reinsurance Program (ERRP). The ERRP is a Federal program that was established under the Patient Protection and Affordable Care Act (the Affordable Care Act). Under the ERRP, the Federal government reimburses a Plan Sponsor of an employment-based health Plan for some of the costs of health care Benefits paid on behalf of, or by, early Retirees and certain family members of early Retirees participating in the employment-based Plan. By law, the program expires on January 1, 2014.

Under the ERRP, your Plan Sponsor may choose to use any reimbursements it received from this program to reduce or offset increases in Plan Participants' Premium contributions, Copayments, Deductibles, Coinsurance, or other out-of-pocket costs. If the Plan Sponsor chooses to use the ERRP reimbursements in this way, you, as a Plan Participant, may experience changes that may be advantageous to you, in your health Plan Coverage terms and conditions, for so long as the reimbursements under this program are available and this Plan Sponsor chooses to use the reimbursements for this purpose. A Plan Sponsor may also use the ERRP reimbursements to reduce or offset increases in its own costs for maintaining your health Benefits Coverage, which may increase the likelihood that it will continue to offer health Benefits Coverage to its Retirees and Employees and their families.

If you have received this notice by email, you are responsible for providing a copy of this notice to your family members who are Participants in this Plan.

THE MISSOURI DEPARTMENT OF TRANSPORTATION AND MISSOURI STATE HIGHWAY PATROL MEDICAL AND LIFE INSURANCE PLAN

Effective January 1, 2014, the Missouri Highways and Transportation Commission (Commission), acting by and through the Board of Trustees of the Missouri Department of Transportation (MoDOT) and the Missouri State Highway Patrol (MSHP) Medical and Life Insurance Plan (Board), hereby adopts the amended and restated Missouri Department of Transportation and Missouri State Highway Patrol Medical and Life Insurance Plan (Plan). This amended and restated Plan is the basis for calculating Benefits for medical care services and supplies received.

The purpose of the Plan is to provide Hospital, surgical, medical, prescription drug, and life insurance Coverage for certain individuals and Dependents who are eligible in accordance with the terms and conditions of the Plan. The Plan shall be construed and administered to comply in all respects with applicable federal and state law.

NOTE: Prior Authorization for certain health services is required as stated in Article 9.2. Your Participating Provider is responsible for obtaining Prior Authorization from the Claims Administrator for In-Network services; however, Non-Participating Providers are not obligated to request that authorization. Participants are responsible for verifying whether the health service received Out-of-Network is Covered under the Plan and the required Prior Authorization has been granted before receiving the health service. To verify Coverage or Prior Authorization, you may call the Participant Services number on the back of your identification card.

Failure to obtain Prior Authorization for Inpatient Hospitalization received Out-of-Network will result in a twenty percent (20%) penalty (not to exceed one-thousand dollars (\$1,000) of the total Out-of-Network Rate before Plan Benefits are determined. The penalty will be assessed on each Inpatient occurrence where Prior Authorization is required but not obtained and will not apply to the Participant's Deductible or maximum out-of-pocket Benefit. Plan guidelines for Benefit determination will apply to all Claims including those requiring Prior Authorization. One hundred percent (100%) of costs incurred for services, not Covered by the Plan for any reason will be deducted before Plan payment on Covered Services is determined.

First Edition - January 1, 1991 Second Edition - January 1, 1997 Third Edition – May 1, 1999 Fourth Edition – January 1, 2001 Fifth Edition – January 1, 2003 Sixth Edition – January 1, 2005 Seventh Edition – January 1, 2007 Eighth Edition – January 1, 2008 Ninth Edition – January 1, 2009 Tenth Edition – January 1, 2010 Eleventh Edition – May 1, 2010 Twelfth Edition – January 1, 2011 Thirteenth Edition – July 1, 2011 Fourteenth Edition – January 1, 2012 Fifteenth Edition – January 1, 2013 Sixteenth Edition – January 1, 2014

IF YOU NEED INFORMATION

To ensure that you receive accurate information regarding your medical and life insurance Benefits you should direct your questions **ONLY** to the sources listed below. **NO ONE ELSE** is authorized to give you information.

For information about your medical Benefits, Mental Health Benefits or Prescription Drug Coverage or Claims, call the toll-free number of the Claims Administrator listed on the back of your medical insurance identification card or Prescription Drug card.

For information regarding enrollment in the medical and life insurance Plans, contact Employee Benefits or the insurance representative at your district, division or troop assignment as follows:

Employee Benefits Contacts:

Toll-free	
Benefits Specialist	(573) 526-0138
Benefits Specialist	
Benefits Specialist	(573) 526-5173

<u>MoDOT Districts</u>: Contact your district insurance representative.

Northwest District - St. Joseph	
Northeast District - Hannibal	
Kansas City District - Kansas City	
Central District - Jefferson City	(573) 522-5168
St. Louis District - St. Louis	
Southwest District -Springfield	(417) 621-6528
Southeast District -Sikeston	(417) 469-6250

MSHP Contact – Contact the insurance representative:

GHQ – Jefferson City...... (573) 526-6356 or (573) 526-6136

MSHP Troops: Contact your troop insurance representative.

Troop A – Lee's Summit	. (816) 622-0800, ext. 3119
Troop B – Macon	. (660) 385-2132, ext. 3216
Troop C – Weldon Spring	. (636) 300-2833, ext. 3333
Troop D – Springfield	. (417) 895-6868, ext. 3418
Troop E – Poplar Bluff	. (573) 840-9500, ext. 3522
Troop F – Jefferson City	(573) 751-1000 ext. 3628
Troop G – Willow Springs	. (417) 469-3121, ext. 3732
Troop H – St. Joseph	. (816) 387-2345, ext. 3816
Troop I – Rolla	(573) 368-2345 ext. 3956

The Plan document is also available on the MoDOT/MSHP Employee Benefits website: <u>www.modot.mo.gov/newsandinfo/benefits.htm.</u>

CONTACT INFORMATION

For quick reference, we are providing you with selected telephone numbers, websites and addresses as follow:

Coventry Health Care – Claims and Network Administrator

Participant Services Phone	(800) 627-6406
Prior Authorization Phone	
Nurse Line	
Mental Health or Chemical Dependency: Cal	
Smoking Cessation Program	
address	www.modot-mshp-cvty.com

Medical Claims Mailing Address:

MoDOT/MSHP Claims P. O. Box 7401 London, KY 40742

Mental Health Claims Mailing Address:

MHNet Claims P. O. Box 7802 London, KY 40742

Catamaran – Prescription Drug Program Administrator

Non-medicare Participants	
Retail/Mail Order Prescription Drug Questions	

Medicare Participants

Retail/Mail Order Prescription Drug Questions (877) 235-1981

Mail Order Pharmacy Address:

Catamaran Home Delivery P.O. Box 166 Avon Lake, OH 44012-9927

Web address:.....www.catamaranrx.com

Minnesota Life Insurance Company – Optional and Basic Life Insurance

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ARTICLE 1

DEFINED TERMS

The following terms have special meanings and when used in this Plan will be capitalized.

1.1 Abortion

- (1) The act of using or prescribing any instrument, device, medicine, drug, or any other means or substance with the intent to destroy the life of an embryo or fetus in his or her mother's womb; or
- (2) The intentional termination of the pregnancy of a mother by using or prescribing any instrument, device, medicine, drug, or other means or substance with an intention other than to increase the probability of a live birth or to remove a dead or dying unborn child.

a) Medically Necessary Abortion

The termination of a pregnancy when the life of the mother is endangered if the fetus is carried to term or when continuation of the pregnancy will create a serious risk of substantial and irreversible physical impairment of a major bodily function of the mother.

b) Elective Abortion

The termination of pregnancy for other than medical reasons as described in Medically Necessary Abortion.

1.2 Acute

An Illness or Injury that is both severe and of recent onset.

1.3 Allowed Amount

Maximum dollar amount for which payment is based for Covered Health Care Services. This may be called "eligible expense", "payment allowance," "negotiated rate" or "Out-of-Network Rate". If a Provider charges more than the Allowed Amount, Participants may have to pay the difference. Refer to Article 1.8 for the definition of Balance Billing.

1.4 Ambulatory Care Facility

A Provider with an organized staff of Physicians that:

- (1) has permanent facilities and equipment for the primary purpose of performing surgical and/or medical procedures on an Outpatient basis;
- (2) provides continuous nursing services and treatment by Physicians whenever the Participant is in the facility;
- (3) does not provide Inpatient accommodations;
- (4) is not, other than incidentally, a facility used as an office or clinic for the private practice of a Physician; and
- (5) is licensed as an Ambulatory Care Facility.

1.5 Appeal

A request for a health insurer or Plan to review a decision or a Grievance again.

1.6 Applied Behavioral Analysis (ABA)

The design, implementation, and evaluation of environmental modifications, using behavioral stimuli and consequences, to produce socially significant improvement in human behavior, including the use of direct observation, measurement, and functional analysis of the relationships between environment and behavior.

1.7 Autism Spectrum Disorders

A neurobiological disorder, an Illness of the nervous system, which includes Autistic Disorder, Asperger's Disorder, Pervasive Developmental Disorder Not Otherwise Specified, Rett's Disorder, and Childhood Disintegrative Disorder, as defined in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association.

1.8 Balance Billing

When a Provider bills Participants for the difference between the Provider's charge and the Allowed Amount. For example, if the Provider's charge is \$100 and the Allowed Amount is \$70, the Provider may bill Participants for the remaining \$30. A Preferred Provider may *not* balance bill Participants for Covered services.

1.9 Benefit

The Plan's payment or reimbursement for Covered services as outlined in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.

1.10 Birth Control

The practice of preventing or terminating pregnancies, including the use of Abortion, Contraceptives and Sterilization.

(1) Abortion

Refer to the definition of Abortion in Article 1.1.

(2) Contraceptives

A device, drug, or chemical agent that prevents conception.

(3) Sterilization

Any procedure by which an individual is made incapable of reproduction.

1.11 Board of Trustees (Board)

The body established by the Commission to provide for the general administration of the Plan. The Board consists of eight (8) members as follows:

- (1) four (4) MoDOT Employees appointed by its Director;
- (2) two (2) MSHP Employees appointed by its Superintendent;
- (3) one (1) retired MoDOT Employee appointed by its Director; and
- (4) one (1) retired MSHP Employee appointed by its Superintendent.

The Commission must approve all appointees prior to performing any Board duties.

1.12 Claim

A Claim is defined as any request for a Plan Benefit, made by a claimant or by a representative of a claimant, that complies with the Plan's reasonable procedure for filing Claims and making Benefit Claims determinations. A Claim does not include a request for a determination of an individual's eligibility to participate in the Plan.

1.13 Claims Administrator

The person or entity duly authorized by the Board, as contracted from time to time, to process Claims.

1.14 Claims Timely Filing

Claims Timely Filing is the time period allowed for filing a Claim for medical services in order for the services to be Covered under the Plan as follows:

- (1) Preferred Provider/Participating Provider/In-Network Provider: The time period outlined in their contract with the Claims Administrator. The Participant is not held responsible for the Claim costs if the Provider does not file the Claim timely; or
- (2) Non-Preferred Provider/Non-Participating Provider/Non-Network Provider: The time period is one (1) year from the date of service and the Participant may be held responsible for the Claim costs if the Claim is not filed timely.

1.15 Clinical Psychologist

A person who provides clinical psychological services in connection with the diagnosis or treatment of mental, psychoneurotic or personality disorders, and who is duly licensed as a Psychologist.

1.16 COBRA (Consolidated Omnibus Budget Reconciliation Act of 1985) Participant

An Participant who is eligible for continuation of Coverage as a qualified beneficiary when he would otherwise lose his group health Coverage. Refer to Article 11.

1.17 Coinsurance

Participants' share of the costs of a Covered Health Care Service, calculated as a percentage (for example, 10% for In-Network services) of the Allowed Amount for the service. Participants pay Coinsurance plus any Deductibles you owed. For example, if the Plan's Allowed Amount for a Covered service is \$100 and the Participant has met his or her Deductible, the Participant's Coinsurance payment of 10% would be \$10. The Plan pays the rest of the Allowed Amount. Refer to Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.

1.18 Common-Law Spouse

A Spouse in a common-law Marriage, which occurs prior to the parties residing in Missouri, in a state that recognizes common-law Marriage. The Plan will permit the Common-Law Spouse of the Participant to be a Dependent as defined in Article 1.25(1) as a lawful Spouse. Proof of common-law Marriage will be required by the Board.

1.19 Complications of Pregnancy

Conditions due to pregnancy, labor and delivery that require medical care to prevent serious harm to the health of the mother or the fetus. Morning sickness and a non-emergency caesarean section are not Complications of Pregnancy.

1.20 Copayment

A fixed amount (for example, \$25) Participants pay for a Covered Health Care Service, usually when they receive the service. The amount can vary by the type of Covered Health Care Service.

1.21 Coverage Date

The date on which participation begins under the Plan provided all requirements and conditions for participation have been satisfied and performed.

1.22 Covered (or Coverage)

A service or supply specified in Article 5 for which Benefits will be furnished, subject to the Deductible(s) and other requirements for payment by the Plan, when rendered by a Provider. Refer to the definition of Provider in Article 1.89. A charge for a Covered service will be considered to have been incurred on the date the service or supply was provided to the Participant. Eligibility for payment of Benefits, including obstetrical Benefits without limitations, will be determined on the date the service is rendered.

1.23 Custodial Care

Care provided primarily for the convenience of the Participant or his family, maintenance of the Participant, or which is designed essentially to assist the Participant in meeting his activities of daily living and which is not primarily provided for its therapeutic value in the treatment of an Illness, disease, bodily Injury, or condition. Custodial Care includes, but is not limited to:

- (1) help in walking, bathing, dressing, feeding;
- (2) preparation of special diets;
- (3) supervision over self-administration of medications not requiring constant attention of trained medical personnel; or
- (4) acting as a companion or sitter.

Unless a Participant is receiving medical, surgical, or psychiatric treatment that is intended or designed to permit him to live outside a Hospital or Skilled Nursing Facility, the care being provided will be deemed Custodial Care.

1.24 Deductible(s)

The amount Participants owe for Health Care Services the Plan Covers before the Plan begins to pay. For example, if the Participant's Deductible is \$450, the Plan will not pay anything until the Participant has met the \$450 Deductible for Covered Health Care Services subject to the Deductible. (The Deductible may not apply to all services.) Deductibles are shown in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.

Family Maximum. When the maximum amount shown in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants has been incurred by Participants of a family toward their calendar year Deductibles, the Deductibles of all Participants of that family will be considered satisfied for that calendar year.

1.25 Dependent

(Dependent, for the purpose of this Plan, means enrolled in the Plan.) As of actual date of Board approval:

- (1) Subscriber's lawful Spouse or Common-Law Spouse. Refer to Article 1.18 for the definition of Common-Law Spouse and to Article 1.99 for the definition of Spouse;
- (2) Subscriber's child(ren) through the end of the month they turn twenty-six (26) years of age as follows:
 - a) biological child(ren);
 - b) legally adopted child(ren) (legal documentation required);
 - c) grandchild(ren) if the Subscriber has legal guardianship (guardianship papers required);
 - d) stepchild(ren) if the legal or biological parent is enrolled in the Plan and proof of parent status is provided;
 - e) other children who qualify due to the Subscriber's legal guardianship of the child (guardianship papers required);
 - f) child(ren) for whom you are required to provide Coverage under a Qualified Medical Child Support Order (QMCSO).
- (3) unemancipated Dependents of a Subscriber enrolled in the Plan will continue to meet the eligibility requirements stated above, regardless of age, if they are mentally incapacitated and/or physically disabled, and incapable of self-support, during the continuance of such disability and incapacity. Periodic proof of disability status may be required by the Board.

1.26 Developmental Delay

The absence or delay of a skill or developmental milestones that has not been achieved by the Participant. Developmental Delay does not include a delay of a skill or developmental milestone if the Participant has a medical diagnosis such as, but not limited to, cerebral palsy, anoxic birth Injury, or chromosomal abnormalities.

1.27 Diagnostic Admission

An Inpatient admission that occurs even though the Participant's condition does not require the constant availability of medical supervision or Skilled Nursing Care and could reasonably be diagnosed on an Outpatient basis. The primary purpose of such an admission is to arrive at a diagnosis through the use of x-ray and laboratory tests, consultations, and evaluation, whether or not treatment is provided during the admission. The Board may rely on the Hospital's medical records, among other evidence, to assist in determining the primary purpose of the admission.

1.28 Diagnostic Service

A test or procedure that is rendered because of specific symptoms and that is directed toward the determination of a definite condition or disease and its subsequent treatment. A Diagnostic Service must be ordered by a Physician. Diagnostic Services may include:

- (1) x-ray and other radiology services;
- (2) laboratory and pathology services; or
- (3) cardiographic, encephalographic, and radioisotope tests.

1.29 Durable Medical Equipment (DME)

Equipment and supplies ordered by a health care Provider for everyday or extended use. Coverage for DME may include: oxygen equipment, wheelchairs, crutches or blood testing strips for diabetes.

1.30 Election Period

The thirty-one (31) day period beginning with the date an individual becomes an Employee. However, this period will be extended for each day during this period the Employee was incapacitated and unable to apply for Coverage.

1.31 Emergency Medical Condition

An Illness, Injury, symptom or condition so serious that a reasonable person would seek Health Care Services right away to avoid severe harm.

1.32 Emergency Medical Transportation

Ambulance services for an Emergency Medical Condition.

1.33 Emergency Room Care

Emergency services Participants get in an emergency room.

1.34 Emergency Services

Evaluation of an Emergency Medical Condition and treatment to keep the condition from getting worse.

1.35 Employee

An individual in active employment status with MoDOT, MSHP, or MoDOT and Patrol Employees' Retirement System (MPERS), and is a member of MPERS as defined by law.

1.36 Employer

MoDOT, MSHP, and MPERS.

1.37 Employer Contribution

The contribution authorized by the State of Missouri and paid out of operating funds of the Employer to fund the Benefits provided under the Plan as defined in Article 13.2.

1.38 Excluded Services

Health care services that the Plan does not pay for or Cover.

1.39 Experimental/Investigational

The use of any treatment, procedure, facility, equipment, drug, device, or supply not accepted by the Claims Administrator as standard medical treatment of the condition being treated, or any of such items requiring federal or other government agency approval not granted at the time services were rendered.

1.40 Freestanding Renal Dialysis Facility

A Provider other than a Hospital that is primarily engaged in providing Renal Dialysis Treatment, maintenance or training to Participants on an Outpatient or home care basis.

1.41 Grievance

A complaint that a Participant communicates to the Plan.

1.42 Habilitation Services

Health care services that help a person keep, learn or improve skills and functioning for daily living. Examples include therapy for a child who is not walking or talking at the expected age. These services may include physical and Occupational Therapy, speech-language pathology and other services for people with disabilities in a variety of Inpatient and/or Outpatient settings.

1.43 Health Care Services

Health Care Services means the services and supplies Covered under the medical and/or Prescription Drug agreements, except to the extent such Health Care Services and supplies are limited or excluded under the Plan.

1.44 Health Insurance

A contract that requires the health insurer to pay some or all of Participants' health care costs in exchange for a Premium.

1.45 Home Health Care

Health care services a person receives at home.

1.46 Hospice Services

Services to provide comfort and support for persons in the last stages of a terminal Illness and their families.

1.47 Hospital

- (1) An institution that is operated pursuant to law and is primarily engaged in providing for compensation, on an Inpatient basis, for the medical care and treatment of sick and Injured persons through medical, diagnostic and surgical facilities, all of which facilities must be provided on its premises, under the supervision of a staff of one (1) or more Physicians and with twenty four (24) hour-a-day nursing service by a registered nurse (RN) on duty; or
- (2) An institution accredited as a Hospital by the Joint Commission on Accreditation of Hospitals.

In no event will the term "Hospital" include a convalescent nursing home or any institution or part thereof that is used principally as a convalescent facility, rest facility, nursing facility or facility for the aged.

1.48 Hospitalization

Care in a Hospital that requires admission as an Inpatient and usually requires an overnight stay. An overnight stay for observation could be Outpatient care.

1.49 Hospital Outpatient Care

Care in a Hospital that usually does not require an overnight stay.

1.50 Illness

Physical ailment, disease, or pregnancy. For the purpose of this definition, the term Illness does not apply to Mental Health, which includes substance abuse.

1.51 Injury

Bodily damage other than Illness including all related conditions and recurrent symptoms.

1.52 In-Network

An arrangement has been made with a Health Care Service Provider for cost containment. Refer to Article 1.67 for the definition of Out-of-Network.

1.53 In-Network Coinsurance

The percentage (for example, 10%) Participants pay of the Allowed Amount for Covered Health Care Services to Providers who contract with the Plan. In-Network Coinsurance usually costs less than out-of-Network Coinsurance.

1.54 In-Network Copayment

A fixed amount (for example, \$25) Participants pay for Covered Health Care Services to Providers who contract with the Plan. In-Network Copayments usually are less than out-of-Network Copayments.

1.55 Inpatient

A Participant who receives treatment as a registered bed patient in a Hospital and for whom a room and board charge is made.

1.56 Intensive Care Unit

A section, ward or wing within a Hospital that meets all of the following requirements:

- (1) is solely for the treatment of patients who are in critical condition;
- (2) provides within such area special nursing care and observation of a continuous and constant nature not available in the regular rooms and wards of the Hospital;
- (3) provides a concentration of special life-saving equipment immediately available at all times for the treatment of patients confined within such area;
- (4) contains at least two (2) beds for the accommodation of critically ill patients; and
- (5) provides at least one (1) RN who continuously and constantly attends the patients confined in such area on a twenty four (24)hour-a-day basis.

1.57 Invisible Provider

Invisible Providers are defined as those Specialists who are Hospital based, which include but not limited to the following specialties: Radiology, Pathology, Anesthesiology, ER Physicians and Laboratory.

1.58 Long-Term Disability Recipient

A Subscriber who has been determined to be disabled and eligible to receive long-term disability Benefits through the disability insurance carrier contracted through MPERS.

1.59 Marriage

State of being married; legal union between a male and a female.

1.60 Medically Necessary (or Medical Necessity)

Health care services or supplies needed to prevent, diagnose or treat an Illness, Injury, condition, disease or its symptoms and that meet accepted standards of medicine.

1.61 Medicare Participant

An individual who is a Participant under the Plan and eligible for Coverage under Title XVIII of the Social Security Act of 1965, as amended (Medicare). Medicare Participant does not include an Employee or his Dependent (except when Medicare eligibility is for reasons of a kidney transplant or renal dialysis).

1.62 Mental Health

A disturbance of the mental processes of the human mind manifested in a psychotic or neurotic condition or reaction including but not limited to bipolar disorder, autism, and other such conditions. Alcoholism, drug addiction and overdose, for the purposes of the Plan and in determining any Benefit due hereunder, are included.

1.63 Nanometrics

Nanometric-based therapeutics are products that use ultra-small (Nanometric/molecular-sized) electronic or mechanical devices.

1.64 Network

The facilities, Providers and suppliers the Plan has contracted with to provide Health Care Services.

1.65 Non-Preferred Provider/Non-Participating Provider/Out-of-Network Provider

A Provider who does not have a contract with the Plan to provide Covered Health Care Services to Participants. Participants will pay more to see a Non-Preferred Provider. Refer to Article 1.79 for the definition of Preferred Provider/Participating Provider/In-Network Provider.

1.66 Orthotic Appliances and Prosthetic Devices

Orthotic Appliances correct a defect of a body form or function, whereas Prosthetic Devices aid body functioning or replace a limb or body part.

1.67 Out-of-Network

No arrangement has been made with a Health Care Service Provider for cost containment. If the cost of a Covered service exceeds the Out-of-Network Rate, the Subscriber will be responsible for such excess, with the exception of those services received from an Invisible Provider as defined in Article 1.57, providing services at an In-Network facility or emergency situations. Refer to Article 1.52 for the definition of In-Network.

1.68 Out-of-Network Coinsurance

The percentage (for example, 20%) Participants pay of the Allowed Amount for Covered Health Care Services to Providers who do not contract with the Plan. Out-of-Network Coinsurance usually costs more than In-Network Coinsurance.

1.69 Out-of-Network Rate

The charge for Out-of-Network Covered services obtained from a Non-Participating Provider for which Benefits may be payable, as determined reasonable by the Plan. When a Participant utilizes an Out-of-Network Physician or other professional Non-Participating Provider, the Out-of-Network Rate (Allowed Amount) is the negotiated rate or the Medicare rate allowed for such services. If the Medicare payment methodology is not applicable due to Provider type, the Out-of-Network rate is sixty-five percent (65%) of billed charges, after the Deductible. Costs exceeding the Out-of-Network Rate is the responsibility of the Participant. Refer to Article 1.3 for the definition of Allowed Amount.

In most cases, the Out-of-Network Rate is equivalent to the current Medicare fee schedule for the services and supplies rendered. In other cases, the Out-of-Network Rate will be determined by the Claims Administrator. Please feel free to contact the Claims Administrator regarding the Out-of-Network Rate in such cases.

1.70 Out-of-Pocket Maximum

The most Participants pay during a calendar year before the Plan begins to pay 100% of the Allowed Amount. This maximum does not include:

- (1) Participants' Premium;
- (2) balance-billed charges;
- (3) Health Care Services the Plan does not Cover;
- (4) Deductible and Coinsurance for Prescription Drugs; and
- (5) amounts resulting from reductions in Benefits due to the Participant's (or Provider's) failure to comply with the cost containment provisions.

1.71 Outpatient

A Participant who receives services while not an Inpatient.

1.72 Over-the-Counter (OTC) Drugs

Medications and oral nutritional supplements that do not require a prescription under federal law even if a Physician prescribes them or if a prescription is required under State or local law.

1.73 Participant

An individual who is lawfully present in the United States with proof of citizenship, permanent residency, or lawful immigration status enrolled in the Plan including an Employee, Retiree, Vested Participant, Work-Related Disability Recipient, Long-Term Disability Recipient, surviving lawful Spouse, any of their Dependents, or such persons who are entitled to continued Coverage under other provisions of the Plan.

1.74 Participating Pharmacy/In-Network Pharmacy

A Pharmacy that has a contract with the Prescription Drug administrator to provide services to Participants at a discount.

1.75 Physician

A licensed practitioner of the healing arts, acting within the scope of his license, limited to a doctor of medicine, doctor of osteopathy, podiatrist, doctor of dental medicine, and doctor of dental surgery.

1.76 Physician Services

Health care services a licensed medical Physician (M.D. – Medical Doctor or D.O. – Doctor of Osteopathic Medicine) provides or coordinates.

1.77 Plan

A Benefit the Missouri Department of Transportation and Missouri State Highway Patrol Medical and Life Insurance Plan provides Participants to pay for the Participants' Health Care Services.

1.78 Plan Sponsor

The Commission.

1.79 Preferred Provider/Participating Provider/In-Network Provider

A Provider who has a contract with the Plan to provide services to Participants at a discount. Refer to Article 1.65 for the definition of Non-Preferred Provider/Non-Participating Provider/Out-of-Network Provider.

1.80 Preferred Provider Organization (PPO)

An arrangement has been made with Providers where reimbursements for Health Care Services are furnished at discounted rates. Under this arrangement the Subscriber is not responsible for charges above the Allowed Amount. The Provider will file all Claims for you and should not ask for payment at the time of service. You may encounter Invisible Providers while obtaining services from Providers within the PPO. In this case, the Invisible Providers, if Non-Participating, will be reimbursed at the negotiated rate. If a negotiated rate is not applicable, the services will be paid at the In-Network level of Benefits based on billed charges. You may have additional responsibilities like filing Claims, and obtaining Prior Authorization for services.

1.81 Premium

The amount that must be paid for the Plan. Participants and the Plan pay it monthly.

1.82 Prescription Drug Coverage

Plan that helps pay for Prescription Drugs and medications.

1.83 Prescription Drug

Drugs and medications that by law require a prescription.

1.84 Preventive Care

Those procedures intended for avoidance or early detection of an Illness. Examples of such services may include, but are not limited to, the following:

- (1) blood pressure, diabetes, and cholesterol tests;
- (2) certain cancer screenings, including mammograms and colonoscopies;
- (3) routine vaccinations;
- (4) regular well-child and well-baby visits, from birth to twenty-one (21) years of age; and
- (5) women's Preventive Care services as defined by the Affordable Care Act of 2010.

Certain procedures may not be Covered as Preventive Care even if the Physician recommends them for preventive measures. For instance, if the preventive service is not the primary purpose of an office visit, or if the Physician bills the Preventive Care Services and the office visit separately, additional costs may occur.

1.85 **Prior Authorization/Preauthorization**

A decision by the Plan that a Health Care Service, treatment plan, Prescription Drug or Durable Medical Equipment is Medically Necessary. Sometimes called prior approval or precertification. The Plan may require Prior Authorization for certain services before Participants receive them, except in an emergency. Prior authorization is not a promise the Plan will Cover the cost. Refer to Article 9.2 for additional information and services requiring Prior Authorization.

1.86 Primary Care Physician

A Physician (M.D. – Medical Director or D.O. – Doctor of Osteopathic Medicine) who directly provides or coordinates a range of Health Care Services for a patient.

1.87 Primary Care Provider

A Physician (M.D. – Medical Director or D.O. – Doctor of Osteopathic Medicine), nurse practitioner, clinical nurse Specialist or Physician assistant, as allowed under state law, who provides, coordinates or helps a patient access a range of Health Care Services.

1.88 Prosthetic Devices and Orthotic Appliances

Orthotic Appliances correct a defect of a body form or function, whereas Prosthetic Devices aid body functioning or replace a limb or body part.

1.89 Provider

A Physician (M.D. – Medical Director or D.O. – Doctor of Osteopathic Medicine), health care professional or health care facility licensed, certified or accredited as required by state law.

1.90 Psychiatric Facility

A Provider that for compensation from its patients is primarily engaged in providing diagnostic and therapeutic services for the treatment of nervous or mental disorders.

1.91 Reconstructive Surgery

Surgery and follow-up treatment needed to correct or improve a part of the body because of birth defects, accidents, Injuries or medical conditions.

1.92 Rehabilitation Services

Health care services that help a person keep, get back or improve skills and functioning for daily living that have been lost or impaired because a person was sick, hurt or disabled. These services may include physical and Occupational Therapy, speech-language pathology and psychiatric Rehabilitation Services in a variety of Inpatient and/or Outpatient settings.

1.93 Retiree

- (1) An individual who has retired from MoDOT, MSHP, or MPERS under the provisions of RSMo. Chapter 104, provided such retired individual was, on the day preceding the effective date of retirement, Covered under the Plan that provided medical care Benefits exclusively for Employees who are members of MPERS; or
- (2) A former Employee of MoDOT, MSHP, or MPERS retiring after the effective date of the Plan under the provisions of RSMo. Chapter 104 provided such former Employee was in the Plan from the date of last employment until the date of retirement (Vested Participant).

1.94 Semi-Private Accommodations

A room with two (2) or more beds in a Hospital. The difference in cost between Semi-Private Accommodations and private accommodations is Covered only when private accommodations are Medically Necessary or when Semi-Private Accommodations are not available and when an exception has been made by the medical director in advance of the admission.

1.95 Skilled Nursing Care

Services from licensed nurses in Participants' own home or in a nursing home. Skilled care services are from technicians and therapists in your own home or in a nursing home.

1.96 Skilled Nursing Facility

A Provider that is primarily engaged in providing twenty four (24) hour-a-day skilled nursing and related services at the facility to patients requiring convalescent and rehabilitative care. Such care is rendered by or under the supervision of Physicians and eligibility for payment is based on care rendered in compliance with the Medicare-established guidelines. A Skilled Nursing Facility is not, other than incidentally, a place that provides:

- (1) minimal care, Custodial Care, ambulatory care, or part-time care services; or
- (2) care or treatment of a nervous or mental disorder, alcoholism, drug abuse, or pulmonary tuberculosis.

1.97 Special Enrollment Period

Enrollment for the following reasons and as referenced in Article 3.2:

(1) life events including Marriage, birth, adoption;

- (2) loss of eligibility under other insurance Coverage;
- (3) total loss of Employer Contribution to lawful Spouse's plan;
- (4) enrolling Dependents under court order;
- (5) COBRA Coverage with previous employer ends;
- (6) loss of Medicaid or State Children's Health Insurance Program (CHIP) Coverage;
- (7) loss of TRICARE For Life (military Coverage for Medicare Participants);
- (8) loss of eligibility during or after your authorized FMLA leave, (refer to Article 3.2 [10]); or
- (9) gain eligibility for Premium assistance to purchase Coverage under Plan through Medicaid or CHIP plan.

The Special Enrollment Period does not apply to a Retiree, Vested Participant, Long-Term Disability Recipient, or surviving lawful Spouse not enrolled in the Plan; or if their Coverage under the Plan terminates for any reason, <u>except if they lose Coverage under Medicaid</u>, <u>TRICARE for Life, or their Coverage terminates due to active military duty</u>. Upon loss of Medicaid, TRICARE for Life, or their return from active military duty, the Participant can be reinstated in the Plan. Refer to Articles 2.6 and 3.2.

1.98 Specialist

A Physician Specialist focuses on a specific area of medicine or a group of patients to diagnose, manage, prevent or treat certain types of symptoms and conditions. A non-Physician Specialist is a Provider who has more training in a specific area of health care.

1.99 Spouse

A partner in Marriage. Refer to Article 1.18 for the definition of Common-Law Spouse and to Article 1.59 for the definition of Marriage. (Spouse, for the purpose of this Plan document, means one enrolled in the Plan.)

1.100 State

The State of Missouri

1.101 Subscriber

The principal eligible individual from whom Coverage under the Plan for Dependents emanates and who is a member of MPERS.

1.102 Subscriber Contribution

The periodic contribution required from the Subscriber for Coverage under the Plan.

1.103 Survivor Participant

An individual who was a lawful Spouse or a Dependent of a Subscriber and enrolled in the Plan at the time of death of the Subscriber and meets the eligibility requirements of the Plan.

1.104 Telemedicine Services

The practice by a duly licensed Physician or other health care Provider acting within the scope of such Provider's practice, of health care delivery, diagnosis, consultation, treatment, or transfer of medical data by means of interactive audio, and/or video telecommunications that permit real time communications.

1.105 Therapy Service

Services or supplies used to promote the recovery of the Participant. Therapy Services are limited to the following:

(1) Radiation Therapy

The treatment of disease by x-ray, radium, or radioactive isotopes.

(2) Chemotherapy

The treatment of malignant disease by chemical or biological antineoplastic agents.

(3) Renal Dialysis Treatment

The treatment of an Acute or chronic kidney ailment that may include the supportive use of an artificial kidney machine.

(4) Physical Therapy

The treatment by physical means includes:

- a) hydrotherapy, or similar modalities;
- b) bio-mechanical and neurophysiological principles;
- c) devices to relieve pain, restore maximum function, and prevent disability following disease, Injury, or loss of body part; or
- d) massage therapy conducted by a Physician (excluding chiropractors), or conducted by a licensed massage therapist under the direction of a Physician and the bill is submitted by and payable to the Physician.

This Benefit is limited to a combined total of sixty (60) Physical, Occupational, and Speech Therapy visits per calendar year and is subject to applicable Deductible(s) and Coinsurance.

(5) Cardiac Rehabilitation

Cardiac Rehabilitation treatment is deemed Medically Necessary provided services are rendered:

- a) under the supervision of a Physician;
- b) in connection with a myocardial infarction, coronary occlusion (blockage) or coronary bypass surgery;
- c) initiated within twelve (12) weeks after other treatment for the medical condition ends; and
- d) in a medical care facility as defined by this Plan.
- (6) Respiratory Therapy/Pulmonary Rehabilitation

Introduction of dry or moist gases into the lungs for treatment purposes.

(7) Occupational Therapy

Treatment of a physically disabled Participant by means of constructive activities designed and adapted to promote the restoration of the Participant's ability to satisfactorily accomplish the ordinary tasks of daily living and those tasks required by the Participant's particular occupational role.

This Benefit is limited to a combined total of sixty (60) Physical, Occupational, and Speech Therapy visits per calendar year and is subject to applicable Deductible(s) and Coinsurance.

(8) Speech Therapy

Treatment by a qualified speech therapist for the correction of a speech impairment resulting from disease, surgery, Injury, congenital and developmental anomalies, or previous therapeutic processes.

This Benefit is limited to a combined total of sixty (60) Physical, Occupational, and Speech Therapy visits per calendar year and is subject to applicable Deductible(s) and Coinsurance.

1.106 Treatment for Autism Spectrum Disorders

Care prescribed or ordered for an individual diagnosed with an Autism Spectrum Disorder by a licensed Physician or licensed psychologist, including equipment Medically Necessary for such care, pursuant to the powers granted under such licensed Physician's or licensed psychologist's license, including, but not limited to:

- (1) Psychiatric care direct or consultative services provided by a psychiatrist licensed in the state in which the psychiatrist practices;
- (2) Psychological care –direct or consultative services provided by a psychologist licensed in the state in which the psychologist practices;
- (3) Habilitative or rehabilitative care professional, counseling, and guidance services and treatment programs, including ABA therapy, that are necessary to develop the functioning of an individual;
- (4) Therapeutic care services provided by licensed speech therapists, occupational therapists, or physical therapists;
- (5) Pharmacy care medications used to address symptoms of an Autism Spectrum Disorder prescribed by a licensed Physician, and any health-related services deemed Medically Necessary to determine the need or effectiveness of the medications only to the extent that such medications are included in the insured's health Benefit Plan.

1.107 Urgent Care

Care for an Illness, Injury and condition serious enough that a reasonable person would seek care right away, but not so severe as to require Emergency Room Care.

1.108 Usual, Customary and Reasonable (UCR)

The amount paid for a medical service in a geographic area based on what Providers in the area usually charge for the same or similar medical service. The UCR amount sometimes is used to determine the Allowed Amount.

1.109 Utilization Review Organization

A company, or division within a company, that employs qualified health care professionals and specializes in the business of evaluating medical records for prospective or retrospective determination of appropriateness of treatment.

1.110 Vested Participant

An individual who, between April 1, 1984 and August 13, 1988, or after June 14, 1989, terminated employment with MoDOT, MSHP, or MPERS while participating in the Plan and after becoming vested in his right to a Benefit at retirement from MPERS.

1.111 Work-Related Disability Recipient

A Subscriber who has been determined to be disabled and eligible to receive work-related disability Benefits through the disability insurance carrier contracted through MPERS.

ARTICLE 2

ELIGIBILITY

2.1 Eligibility

Persons who meet the definition of a Participant, located in Article 1.73, are eligible as follows:

(1) Employee Eligibility

Any new Employee will be eligible to become a Participant effective on the first day of the next calendar month following date of employment. Eligibility is subject to submission of proper application and payment of any required contribution.

(2) Dependent Eligibility

Eligible Dependents of a Subscriber will be eligible for Coverage as follows:

- a) During the same period of time the Subscriber remains Covered, unless age limitations apply.
- b) Eligible Dependents not enrolled at the time of Subscriber's enrollment are eligible to enroll at a later date with a qualifying event as outlined in Article 3.2, except Coverage will not be extended to any Dependents not enrolled in the Plan at the time of the Subscriber's death.
- c) Surviving Dependents enrolled at the time of Subscriber's death may continue Coverage as follows:
 - i. A surviving Spouse. However, Coverage will not be extended to a qualifying Spouse's new Spouse or new Dependent children not enrolled prior to the death.
 - Surviving Dependent children through the end of the month they turn twenty-six (26) years of age, excluding any child who is a member of the armed forces of any country and eligible for military insurance Coverage. Coverage will not be extended to a Spouse or child of the surviving Dependent.
- (3) Retiree Eligibility

Employees retiring after the effective date of the Plan and their Dependents may, at their option and under the eligibility provision stated herein, remain in the Plan.

(4) Vested Eligibility

An Employee, whose employment with the State terminates and is a Vested Participant of the MPERS, is eligible to continue the medical insurance Coverage. To continue the Coverage, you must make an election by filing an application to be received by the Risk and Benefits Management Division located in Jefferson City, MO within sixty (60) days from the last day of the month in which your employment terminates.

2.2 Application for Coverage

Any Employee who is eligible to participate in the Plan must, during the Election Period, complete an enrollment form, which the Board will furnish.

If application includes request for Spouse/Dependent Coverage, Employee must furnish social security number(s) and one (1) copy of lawful presence documentation for each. Acceptable lawful presence documents include:

- (1) U.S. Birth Certificate
- (2) U.S. Passport (valid or expired)
- (3) U.S. Passport Card (valid or expired)
- (4) Certificate of Citizenship
- (5) Certificate of Birth Abroad
- (6) Certificate of Naturalization
- (7) Valid Lawful Permanent Resident Card

An affidavit furnished by the Board must be completed for each Spouse/ Dependent whose documentation is not submitted at the time of enrollment. The affidavit allows a ninety (90) day extension for submission of required documentation. If documentation is not received within ninety (90) days, the Spouse/Dependent(s) will no longer be eligible for Coverage under the Plan.

2.3 Change of Employment Status

Subject to the continuation of Coverage provisions of the Plan, a Participant who ceases to be an eligible Employee because of a change in employment status will cease to be a Participant at the end of the month in which the change occurred; except if the Participant is a Vested Participant as defined in Article 1.110 and elects to continue Coverage in the Plan.

If an Employee who is not eligible as a Participant becomes eligible, the Employee's effective date of Coverage will be on the first day of the next calendar month following date of employment.

2.4 Employee Leave of Absence Without Pay

An Employee taking leave of absence without pay authorized by the Employer for purposes of military, education, maternity, Illness, Injury, Emergency, etc., may continue the Coverage by paying the required contribution without Employer participation. Employees whose paid or unpaid leave is designated as leave under the Family and Medical Leave Act will receive the Employer Contribution during that leave. If the Employee terminates Coverage at the time of or during a leave of absence, reinstatement of Coverage will not be permitted without a qualifying event as stated in Article 3.2, except for Employees on an authorized military leave of absence as referenced in Article 3.2.
2.5 Medicare Eligibility

Medicare eligibility will apply as follows:

- an Employee who is eligible for Medicare will continue to be a Participant under the Plan unless he elects in writing to terminate Plan Coverage and select Medicare, at which time his Dependent Coverage will also end;
- (2) an Employee's Spouse reaches age sixty-five (65), the Spouse may choose between continuing as a Participant or electing Medicare in lieu of the Plan; however, the Spouse will continue to be a Participant under the Plan unless the written election is received by the Board;
- (3) all Participants, except Employees and their Dependents, will be transferred to Medicare Participant status under the Plan when they become eligible for Coverage under Medicare;
- (4) an Employee and/or his Dependents become Medicare eligible for reasons of kidney transplant or renal dialysis, Medicare will be primary payer in accordance with the Medicare guidelines; or
- (5) a Medicare eligible individual, not previously enrolled in the MoDOT/MSHP/MPERS Part D Prescription Drug program, becomes eligible for enrollment due to Marriage or other event that meets the Plan's eligibility requirements, that individual will be required to provide proof they have maintained creditable Prescription Drug Coverage since the end of their initial enrollment period (IEP) for Part D. The IEP for Part D is concurrent with the individual's IEP for Medicare Part B which is the seven (7) month period that begins three (3) months before the month an individual first meets the eligibility requirements for Parts A & B and ends three (3) months after the month of first eligibility. Otherwise, the individual may be subject to the late enrollment penalty, which could increase their monthly Premium. Proof of creditable Prescription Drug Coverage can include, but is not limited to: copies of any disclosure notices provided to them by any entity(s) that provided Prescription Drug Coverage.

2.6 Termination of Coverage

The Plan has the right to rescind any Coverage of the Subcriber and/or Dependents for cause, making a fraudulent claim or an intentional material misrepresentation in applying for or obtaining Coverage, or obtaining Benefits under the Plan. The Plan may either void Coverage for the Subscriber and/or Covered Dependents for the period of time Coverage was in effect, may terminate Coverage as of a date to be determined at the Plan's discretion, or may immediately terminate Coverage. If Coverage is to be terminated or voided retroactively for fraud or misrepresentation, the Plan will provide at least thirty (30) days' advance written notice of such action. The Employer may refund contributions paid for any Coverage rescinded; however, Claims paid will be offset from this amount. The Plan reserves the right to collect additional monies if Claims are paid in excess of the Subscriber's and/or Dependent's paid contributions.

You may terminate medical Coverage at any time during the year for you or your Dependents if you have opted not to participate in the cafeteria plan or are not eligible to participate in the cafeteria plan. However, if you participate in the cafeteria plan, you will not be allowed to terminate medical Coverage for you or your Dependents unless you have a Change in Status

event approved by the cafeteria plan administrator. If you terminate Coverage, you cannot reenroll in the Plan without a qualifying event as stated in Article 3.2.

(1) Termination of Coverage for Subscribers

Subject to the continuation of Coverage provisions, Coverage by the Plan will terminate on the earliest of the following:

- a) at the end of the month in which active employment ends, unless the individual immediately qualifies and continues to participate as a Subscriber under the Plan;
- b) at the end of the month in which a change in employment status no longer qualifies the Employee for Coverage as a Subscriber;
- c) as of the date of the Participant's death;
- d) non-payment of any required contributions; or
- e) the termination of the Plan.
- (2) Termination of Coverage for Retirees, Vested Participants, Long-Term Disability Recipients, Surviving Spouse, or COBRA Participants

Should a Retiree's, Vested Participant's, Long-Term Disability Recipient's, surviving Spouse's or COBRA Participant's Coverage terminate for any reason other than death, such Retiree, Vested Participant, Long-Term Disability Recipient, surviving Spouse or such COBRA Participant and his Dependents shall not be eligible for re-enrollment, except for Participants eligible for Coverage when returning from active military duty and losing Coverage through the military, or Participants losing coverage through Medicaid or TRICARE for Life (Refer to Article 3.2).

(3) Termination of Coverage for Dependents

Subject to the continuation of Coverage provisions in this article and Article 11, all Dependent Coverage will terminate when the Subscriber's Coverage terminates. If a Subscriber's Coverage terminates because of death, Dependents of a deceased Subscriber may continue Coverage under the Plan, providing the Subscriber was enrolled in the Plan at the time of death and such Dependents were Covered and are eligible for Coverage under the Plan. In the event the surviving Spouse of a Retiree does not receive a MPERS Benefit, Coverage can be continued contingent upon payment of the Premium.

Also, if an Employee is over age sixty-five (65) and elects to terminate the Plan and select Medicare, his Dependent Coverage will also terminate, subject to the continuation of Coverage provisions in Article 11.

Further, any Dependent will cease to be Covered at the earliest of:

- a) termination of Dependent status;
- b) non-payment of any required contributions for such Coverage;
- c) the effective date of an approved election or change of election which requests that the individual no longer be Covered;
- d) Plan termination; or
- e) death.

ARTICLE 3

ELECTION AND EFFECTIVE DATE OF COVERAGE

3.1 Election of Coverage

- (1) New Employees shall have an Election Period of thirty-one (31) days after their effective date of employment in which they may enroll themselves and their Dependents.
- (2) If an Employee makes application for enrollment or re-enrollment more than thirty-one (31) days after his effective date of employment, he could only be enrolled if he has a qualifying event as stated in Article 3.2 or during open enrollment as stated in Article 3.1(4).
- (3) If an Employee enrolls during his Election Period and elects not to enroll all eligible Dependents at that time, and at a later date he wishes to enroll such Dependents, the Dependents could only be enrolled if they have a qualifying event as stated in Article 3.2 or during an open enrollment period offered every October in odd numbered years, with Coverage to be effective January 1 of even numbered years.
- (4) Employees not currently enrolled will have the option to enroll themselves and eligible Dependents during an open enrollment period offered every October in odd numbered years, with Coverage to be effective January 1 of even numbered years.
- (5) All Subscribers may continue their Coverage while on active military duty and pay the COBRA rate. If they elect to cancel Coverage during active military leave, they must complete and file an enrollment/change/cancellation form along with active-duty orders. They may reinstate their Coverage as noted in Article 3.2(4),a),b).
- (6) Plan groups The following Plan groups are established to provide Coverage for eligible Participants.
 - a) Subscriber Only A non-Medicare Subscriber
 - b) Subscriber/Spouse A non-Medicare Subscriber and Spouse
 - c) Subscriber/Family Subscriber with Spouse and one (1) or more child Dependents or Subscriber with three (3) or more child Dependents
 - d) Subscriber/Child Subscriber and one (1) child
 - e) Subscriber/Two (2) Children Subscriber and two (2) children
 - f) Medicare Participant An individual as defined in Article 1.61.
- (7) Each Subscriber will be entitled to elect one (1) of the Plan groups provided the required Subscriber Contributions are paid. At the time the Subscriber elects such Coverage, he will specify the number of Dependents Covered, their names, date of birth, social security number, relationship and whether they are Medicare eligible.

(8) Special Situations -

Two Employees of either MoDOT, MSHP, or MPERS who are married may choose to be enrolled separately, each taking Subscriber Coverage, Subscriber child(ren), etc., or enrolled jointly under Subscriber/Spouse or Subscriber/family Coverage. It will be the responsibility of the Subscribers to notify their insurance representatives of their Marriage or the employment of their Spouse and what type of Coverage they desire for themselves and any Dependents. The open enrollment period to enroll in this category is within thirtyone (31) days of date of Marriage or date of hire. The Subscribers will have the option of changing their enrollment category either in October of each calendar year for Coverage effective January 1 of the following year; or in the event of a change in employment status or Plan category. However, new Dependents must be enrolled during the open enrollment period as stated in Article 3.1(4) or during a Special Enrollment Period as stated in Article 3.2.

3.2 Special Enrollment Period

A Special Enrollment Period will be allowed for the following qualifying events:

- (1) A child who is born to or adopted by the Subscriber, provided the Subscriber makes application to enroll the child within thirty-one (31) days of date of birth or adoption.
- (2) A child if the Subscriber is enrolled in the Subscriber/family Plan prior to a new birth or adoption and the Subscriber makes application within thirty-one (31) days after the date of birth or adoption. Late enrollments will be subject to Board approval.
- (3) New eligible Dependents of a Subscriber who marries after the Election Period and makes application prior to or no later than thirty-one (31) days after such event.
- (4) Subscribers and eligible Dependents enrolled in the Plan who cancelled their Coverage in effect immediately prior to the Subscriber's authorized military leave as follows:
 - a) Active Employee/Subscribers must submit a completed enrollment form within thirty-one (31) days of their return to work to be reinstated for the same level of Coverage in force prior to their military leave. (Reference Article 3.3 for effective dates of Coverage.)
 - b) Retired/Vested Subscribers must submit a completed enrollment form and an official document indicating the separation date from the military within thirty-one (31) days of discharge to be reinstated for the same level of Coverage in force prior to their military leave. If they fail to reinstate their Coverage within thirty-one (31) days, they cannot enroll at a later date. (Reference Article 3.3 for effective dates of Coverage.)
- (5) Dependent children when a Subscriber is court ordered to provide Coverage and upon receipt of a copy of the court order.

- (6) Dependent children of a divorced Subscriber and the divorce decree stipulates the Subscriber must provide Coverage, and application is made within thirty-one (31) days of the signed divorce decree. A copy of the divorce decree must be received by the medical Plan.
- (7) Employees, Work-Related Disability Recipients and Dependents who lose eligibility under other insurance because:
 - a) They are no longer eligible for Coverage under Spouse's plan;
 - b) Spouse's employer-sponsored medical plan terminates;
 - c) The Spouse's Employer's total contribution toward the Spouse's plan cease;
 - d) Dependents have a qualifying event, and meet the eligibility requirements of a Dependent;
 - e) Dependent's COBRA Coverage ends and they meet the eligibility requirements of the Plan;
 - f) They are no longer eligible for Medicaid or CHIP Coverage; or
 - g) They are no longer eligible for military Coverage.
- (8) Loss of Medicaid or TRICARE for Life applies to all Subscribers and Dependents enrolled in the Plan immediately prior to their enrollment in Medicaid or TRICARE for Life.
- (9) Dependents of Employees, Retirees, Vested Participants, Work-Related Disability Recipients, Long-Term Disability Recipients, and COBRA Participants enrolled in the Plan, if the Dependents meet the eligibility requirements of the Plan, make application, and have a qualifying event as stated in this article.
- (10) Subscribers and eligible Dependents enrolled in the Plan immediately prior to the Subscriber's authorized FMLA leave, if application is made within thirty-one (31) days of return to work.
- (11) Participants become eligible for Premium assistance to purchase Coverage in the Plan under applicable Medicaid or CHIP plan.

Under these provisions, application is required. If the qualifying event is due to loss of eligibility as stated in Article 3.2, or Employee becomes eligible for Premium assistance as stated in Article 3.2(11), application must be received within sixty (60) days after other Coverage ends. If the qualifying event is loss of military Coverage, reference 3.2(4),a),b), of this Article. Documentation will be required from the previous insurance carrier or former employer as follows:

- (1) Coverage has been terminated;
- (2) the reason for Coverage termination;
- (3) list of Dependents Covered;

- (4) the date Coverage was terminated; and
- (5) discharge papers (required for military only).

3.3 Effective Date of Coverage

- (1) The effective date of Coverage for a new Employee and any eligible Dependents will be on the first day of the next calendar month following date of employment. If the new Employee was enrolled in the Plan as a Dependent immediately prior to the date of employment, the Coverage would be effective on the date of hire. Effective date of Coverage is subject to submission of proper application and payment of any required contribution.
- (2) Child(ren) of the Subscriber born or adopted after the effective date of the Subscriber's Coverage under the Plan shall be Covered automatically on the date of birth, adoption or on the date of physical placement if the petition for adoption is filed, provided:
 - a) the Subscriber enrolls the child(ren) in the appropriate Plan category within thirty-one (31) days of date of birth, adoption, or physical placement; and
 - b) payment of required contributions is received.

If application is made more than thirty-one (31) days from the date of birth, adoption or first eligible date for Coverage, the child(ren) must have a qualifying event as stated in Article 3.2 to be eligible for Coverage. The effective date will be the first day following the date of the qualifying event. Additional documentation, as stated in Article 3.2, will be required and receipt of payment of any required contributions.

If the Subscriber is currently enrolled in a Subscriber/family Plan and submits a late enrollment application, Coverage will be subject to Board Approval.

- (3) If a Subscriber marries after the effective date of his Coverage, the Spouse and/or Spouse's Dependents are eligible for Coverage, if:
 - a) they meet the eligibility requirements of the Plan;
 - b) application is made prior to or within thirty-one (31) days after the date of Marriage; and
 - c) required contributions are received.

The effective date of Coverage will be the date of Marriage.

If application is made more than thirty-one (31) days from date of Marriage, Spouse and/or Spouse's Dependents must have a qualifying event as stated in Article 3.2, to be eligible for Coverage. If Spouse and/or Spouse's Dependent's have a qualifying event, Coverage will be effective on the first day following the date of the qualifying event. Additional documentation, as stated in Article 3.2, and receipt of payment of any additional contributions will be required.

(4) The effective date of Coverage for a Subscriber returning from authorized FMLA leave will be the return to work date.

- (5) The effective dates of Coverage for Subscribers returning from authorized military leave, who have a qualifying event as stated in Article 3.2 (4) and have submitted the required paperwork, are as follows:
 - a) Active Employees' Coverage may be reinstated the first day of the month in which they return to employment, the first day of the following month after their return to employment, or the first day of the month following their loss of military coverage.
 - b) Retired/Vested Subscribers' Coverage may be reinstated the first day of the month in which they return from active duty, the first day of the following month after their return from active duty, or the first day of the month following their loss of military coverage.

No change in a Subscriber's Plan group or change in status of a person who may be Covered under the Plan shall take effect until the first day following the date of the qualifying event, except as noted in this article.

ARTICLE 4

SCHEDULE OF BENEFITS

4.1 Plan Schedule of Benefits

For a Schedule of Benefits for the PPO Medical Plan, refer to Appendix A of this article for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.

4.2 Medicare Participant Benefits

Medicare Participants will be eligible for Benefits described in Article 8.

4.3 Copayment

Copayments for medical services do not apply to Deductible(s) but do apply to the Out-of-Pocket Maximum.

4.4 Coverage for Out-of-Country Services

Claims for services received from Non-Participating Providers, that are Covered under the Plan will be Covered at the Out-of-Network Benefit level, and must be submitted in accordance with the procedure set forth in this section.

The Plan shall make Claim forms available to the Participant for filing Claims for medical services and supplies performed or received outside of the country.

The following documentation must be filed with the Claims Administrator within one (1) year of the date of service as proof of service for reimbursement:

- (1) Completed Claim form; and
- (2) Proof of service (i.e., itemized billing statement of services and/or supplies from Provider).

Reimbursement for Covered services will be paid at the exchange rate as of the date of service and will be paid to the Participant.

If the Plan determines that a Participant has not incurred a Covered expense or that the Benefit is not Covered under the Plan or if the Participant fails to furnish the requested proof, no reimbursement shall be made to the Participant.

4.5 Coverage for Out-of-Network Services

When receiving Out-of-Network services, present your identification card to the Provider of care.

If using a Non-Participating Provider, you may be required to file the Claim with the Claims Administrator. These Benefits are paid at the Out-of-Network Benefit level based on a negotiated rate or based on the Medicare payment schedule. If a negotiated rate or Medicare payment schedule is not available, the Out-of-Network Rate is based on sixty-five percent (65%) of billed charges after the Deductible is applied. The Participant is also responsible for any amount that exceeds the Out-of-Network Rate for services rendered.

4.6 Coverage for Veterans Administration (VA) Facilities

If a Participant (non-Medicare) is confined in a VA Hospital, the Plan will pay at the Out-of-Network Benefit level on eligible charges after the Plan's yearly Deductible(s) has been met. Only non-military service related medical expenses, or services and supplies, are eligible and only if Benefits are not available under any governmental health plan (except Medicaid), except to the extent required under existing State or federal laws and regulations. Payment will be made to the VA facility only.

4.7 Prescription Drug Program

Refer to Article 6 for a detailed explanation of the Prescription Drug program.

Schedule of Benefits for Non-Medicare Participants

Effective 1/1/2014

This Schedule of Benefits summarizes your obligation towards the cost of certain Covered services for all non-Medicare Participants of the Plan. Refer to Article 5 for a detailed description of medical Covered services, Article 6 for a detailed description of Prescription Drug Coverage and to Article 7 for a detailed description of limitations or exclusions.

To receive In-Network Benefits, all Covered services must be performed by a Participating Provider, except as stated in this section under "Emergency Ambulance Services," "Emergency Services" and Article 1.57, "Invisible Providers."

Out-of-Network Provider service insurance payments are subject to Out-of-Network Rates only. Some In-Network Providers utilize Out-of-Network Providers to perform certain services and the Participant will be responsible for the Out-of-Network Rate except as stated in Article 1.57, "Invisible Providers."

*The Participant will be responsible one hundred percent (100%) for amounts above Out-of-Network Rates.

	BENEFITS AND SERVICES	PARTICIPANT'S RESPONSIBILITY	
		IN-NETWORK	OUT-OF-NETWORK
1.	Deductible (Medical)		
	Total amount a Participant is	Individual \$450	Individual \$450
	required to pay each calendar year	Family Maximum \$1,350	Family Maximum
	before applicable Coinsurance is applied to Covered services. The	(Defined as three (3) or	\$1,350
	Deductible need only be met once per Participant per calendar year.	more family members)	(Defined as three (3) or more family members)
2.	Deductible (Prescription Drug)		
	Total amount a Participant is required to pay each calendar year before applicable Coinsurance is applied to Covered services. The Deductible need only be met once per Participant per calendar year (except for new Medicare members) and does not apply to the Out-of-Pocket Maximum.	Individual \$100	Not Covered

All services must be Medically Necessary as a condition of Coverage and not otherwise limited or excluded.

BENEFITS AND SERVICES		PARTICIPANT'S RE	PARTICIPANT'S RESPONSIBILITY	
		IN-NETWORK	OUT-OF-NETWORK	
3.	 Out-of-Pocket Maximum The Out-of-Pocket Maximum need only be met once per Participant per calendar year. The following applies to the Out-of- Pocket Maximum: Medical Coinsurance for Covered services and supplies Medical Deductible Medical Copayments The following do not apply to the Out-of-Pocket Maximum: Prescription Drug Deductible Prescription Drug Copayments Prescription Drug Coinsurance Costs above the Out-of- Network Rate Non-Covered services and supplies Utilization review penalties Refer to Article 1.70 for the complete definition of Out-of- Pocket Maximum. 	Individual \$1,600 Family Maximum \$4,800 (Defined as three (3) or more family members)	Individual \$2,425 Family Maximum \$7,275 (Defined as three (3) or more family members)	
4.	Maximum Lifetime Benefit Combined total of all Covered Benefits.	Unlimited	Unlimited	
5.	Allergy Injections	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible*	

BENEFITS AND SERVICES		PARTICIPANT'S RE	PARTICIPANT'S RESPONSIBILITY	
	BENEFITS AND SERVICES	IN-NETWORK	OUT-OF-NETWORK	
6.	 Cancer Screenings Cancer screenings shall include the following: a. pelvic exam and pap smear every calendar year for any non-symptomatic woman age eighteen (18) and over; b. mammograms (refer to the "Mammograms" section of Article 5 for additional information on Coverage); c. a prostate exam and prostate specific antigen (PSA) blood test every calendar year for any non-symptomatic man over the age of fifty (50) or for younger men who are at high risk and/or have a family history of prostate cancer; or d. colorectal screening for men and women age fifty (50) or older; or if a doctor prescribes at a younger age because of high risk or family history: fecal occult blood test every calendar year and sigmoidoscopy every five (5) years; a colonoscopy every ten (10) years; or a digital rectal exam, sigmoidoscopy or barium test. 	If processed as medical Benefit: \$25 Copayment per visit for office visit only All other Covered services applied to medical Deductible(s) and 10% Coinsurance If processed as Preventive Care services Covered Services will be paid at 100%	If processed as medical Benefit: 20% Coinsurance of Out- of-Network Rate after medical Deductible * <i>If processed as</i> <i>Preventive Care</i> <i>services:</i> Not Covered	
7.	Chiropractic Services Coverage is provided only for manual manipulation and spinal x-ray services. Office visits and other services are not Covered.	10% Coinsurance after medical Deductible Limited to thirty (30) treatments per calendar year for manual manipulations of the spine and	20% Coinsurance of Out-of-Network Rate after medical Deductible* Limited to thirty (30) treatments per calendar year for manual manipulations	

	BENEFITS AND SERVICES	PARTICIPANT'S RE	SPONSIBILITY
	BENEFITS AND SERVICES	IN-NETWORK	OUT-OF-NETWORK
	Chiropractic Services (continued)	one (1) spinal x-ray per calendar year.	of the spine and one (1) spinal x-ray per calendar year.
8.	Contraceptives (Oral) Contraceptive Coverage will not apply to the Out-of-Pocket Maximum. Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5. Refer to the "Birth Control" section of Article 5.	 (1) Generics - 0% Coinsurance (up to age fifty-five [55] years, after age fifty-five [55] years Deductible, Coinsurance and Copayments apply.) (2) Brand (no generic) - 30% Coinsurance (3) Brand (generic available) - 30% Coinsurance of brand drug's cost plus the difference between the brand and generic Items 2 and 3 are subject to the Prescription Drug Deductible and have a minimum copayment of \$5. 	Not Covered
9.	Contraceptives (Other)		
	Coverage for non-oral Contraceptive methods, including but not limited to devices and injectables. Refer to the "Birth Control" section of Article 5.	0% Coinsurance (up to age fifty-five [55] years, after age fifty-five [55] years Deductible, Coinsurance and Copayments apply.)	Not Covered
10.	Durable Medical Equipment		
	Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	10% Coinsurance of Covered expenses after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible*
	Prior Authorization required when services are greater than one thousand dollars (\$1,000).		

	BENEFITS AND SERVICES	PARTICIPANT'S RESPONSIBILITY		
	BENEFITS AND SERVICES	IN-NETWORK	OUT-OF-NETWORK	
11.	Emergency Ambulance Services			
	Coverage is provided for emergency ambulance services as defined under Emergency Services in Article 1.34 and excluded as defined in Article 7.4.	10% Coinsurance after medical Deductible	10% Coinsurance after medical Deductible	
12.	Emergency Services Coverage is provided for worldwide Emergency Services as defined in Article 1.34 and as deemed an emergency by the Claims Administrator. Copayment waived if admitted or accidental Injury.	\$75 Copayment per visit then 10% Coinsurance after medical Deductible	If deemed Emergency Services: \$75 Copayment per visit then 10% Coinsurance of negotiated rate or billed charges after medical Deductible* If not deemed Emergency Services: \$75 Copayment per visit then 20% Coinsurance of Out- of-Network Rate after medical Deductible*	
13.	Hearing Aids and Screenings for Dependent children with Developmental Delays up to twenty-six (26) years of age, including Cochlear Implants and Bone Anchored Hearing Aids (BAHA).	10% Coinsurance after medical Deductible Limited to one (1) hearing aid per ear every twenty-four (24) months. Limited to one (1) diagnostic	Not Covered	
	Prior Authorization required.	hearing screening and/or audiogram every twelve (12) months.		
14.	Home Health Care and Hospice	10% Coinsurance	20% Coinsurance	
	Prior Authorization required.	after medical Deductible	of Out-of-Network Rate after medical Deductible*	
15.	Immunizations			
	Coverage is provided in accordance with the recommended schedules in Appendix B of Article 5.	\$0 Copayment or 0% Coinsurance of eligible expenses	Not Covered	
	The Plan will Cover the Zoster (shingles) vaccine and administration for Participants fifty (50) years of age and older.			

	BENEFITS AND SERVICES	PARTICIPANT'S RE	PARTICIPANT'S RESPONSIBILITY	
		IN-NETWORK	OUT-OF-NETWORK	
16.	Inpatient Hospital Services			
	Unlimited Coverage is provided for Medically Necessary Physician and surgeon services, Semi- Private Accommodations (unless a private room is the only room	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible* 20% penalty up to \$1,000	
	private room is the only room available or is required for medical reasons), operating rooms and related facilities, intensive and coronary care units, laboratory, x- rays, radiology services and procedures, medications and biologicals, anesthesia, special duty nursing as prescribed, short- term Rehabilitation Services, nursing care, meals and special diets.		for failure to Prior Authorize	
47	Prior Authorization required.			
17.	Maternity Care, Inpatient Hospital			
	Coverage for Subscriber or Dependent.			
	Covered services include all Physician Services for mother and	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate	
	newborn(s), delivery, newborn		after medical Deductible* 20% penalty up to \$1,000	
	nursery services, and Semi-Private Accommodations (unless a private room is the only room available or is required for medical reasons).		for failure to Prior Authorize	
	(Refer to Article 5, "Maternity Services" for information on Coverage.)			
	Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.			
	Prior Authorization required.			

	BENEFITS AND SERVICES	PARTICIPANT'S RESPONSIBILITY	
	BENEFITS AND SERVICES	IN-NETWORK	OUT-OF-NETWORK
18.	Maternity Care Office Visits		
	Coverage for Subscriber or Dependent.	\$25 Copayment initial office visit only	20% Coinsurance of Out-of-Network Rate
	Covered services include pre-natal and post-natal care, examinations, tests and educational services. (Infertility testing, office visit treatments and surgery are not Covered.)	10% Coinsurance after medical Deductible	after medical Deductible*
	Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.		
19.	Mental Health/Substance Abuse - Inpatient	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible*
	Prior Authorization required for all Inpatient Mental Health/ substance abuse admissions.		20% penalty up to \$1,000 for failure to Prior Authorize
20.	Mental Health/Substance Abuse - Outpatient		
	Coverage provided for Outpatient Mental Health/substance abuse services.	Outpatient office visit: \$25 Copayment Outpatient Hospital:	20% Coinsurance of Out-of-Network Rate after medical Deductible*
	Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	10% Coinsurance after medical Deductible	
21.	Office Visits		
	 a. Non-Preventive Care including diagnosis and consultation performed at either a Primary Care Physician (PCP) or Specialist Physician office. b. Telemedicine services included with either PCP or Specialist Physician. Refer to Article 1.104 for the definition of Telemedicine Services. 	If processed as medical Benefit: \$25 Copayment per visit for office visit only All other services applied to medical Deductible(s) and 10% Coinsurance.	If processed as medical Benefit: 20% Coinsurance of Out-of-Network Rate after medical Deductible* If processed as preventive Benefit: Not Covered

BENEFITS AND SERVICES		PARTICIPANT'S RESPONSIBILITY	
	BENEFITS AND SERVICES	IN-NETWORK	OUT-OF-NETWORK
21.	Office Visits (continued) c. Preventive Care Office Visits	If processed as preventive Benefit: \$0 Copayment or 0% Coinsurance of eligible expenses if the office visit is billed as part of the Preventive Care service. \$25 Copayment if the office visit is billed separately from the Preventive Care service.	
22.	Orthotic Appliances and Prosthetic Devices Prior Authorization required when services are greater than one thousand dollars (\$1,000).	10% Coinsurance of Covered expenses after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible*
23.	Outpatient Services and Diagnostic Procedures and Tests Coverage includes diagnostic procedures and tests, including but not limited to lab, radiology, and mammography. Certain procedures and tests are considered surgery, including but not limited to colonoscopy and endoscopy. Refer to the "Outpatient Surgery" section of this article. Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	10% Coinsurance after medical Deductible If processed as a Preventive Care service Covered at 100%	20% Coinsurance of Out-of-Network Rate after medical Deductible* If processed as a Preventive Care service Not Covered
24.	Outpatient Surgery Benefits are provided for Covered services rendered at an Outpatient Hospital or free standing surgery center.	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible* <i>Prior Authorization</i> <i>required.</i>

BENEFITS AND SERVICES		PARTICIPANT'S RESPONSIBILITY	
	DENELITIO AND DERVICED	IN-NETWORK	OUT-OF-NETWORK
25.	Prescription Drug Program		
	Prescription Drug Coverage is available through Participating pharmacies only.	30% Coinsurance of costs after pharmacy Deductible. A minimum \$5 Copayment	Not Covered
	For Contraceptive Coverage, refer to the "Contraceptives (Oral)" and "Contraceptives (Other)" sections of this Appendix.	is required.	
	For additional information on Prescription Drug Coverage, refer to Article 6 "Prescription Drug Program".		
26.	Preventive Care		
	Services include immunizations as referenced in Appendix B of Article 5 and anything coded as Preventive Care, including but not limited to routine health assessments, well-child care, and child health supervision services, Covered under the Plan.	Covered at 100% for Preventive Care services	Not Covered
	Refer to "Office Visits" of this article.		
	Refer to Appendix B in Article 5 of this summary Plan document.		
27.	Prosthetic Devices and Orthotic Appliances	Refer to the "Orthotic Applianc section of thi	
28.	Skilled Nursing Facility		
	Coverage is provided in lieu of an Inpatient Hospital admission when approved by the Plan. Coverage is provided for a Semi-Private Accommodations (unless a private room is the only room available or is required for medical reasons).	10% Coinsurance per admission after medical Deductible	20% Coinsurance of Out-of-Network Rate per admission after medical Deductible*
	Prior Authorization required.		

	BENEFITS AND SERVICES	PARTICIPANT'S RESPONSIBILITY	
	DENELITIO AND DERVICED	IN-NETWORK	OUT-OF-NETWORK
29.	Therapy/Rehabilitation Services and Supplies		
	Coverage is provided for Medically Necessary Therapy Services as defined in Article 1.105.	10% Coinsurance after medical Deductible	20% Coinsurance of Out-of-Network Rate after medical Deductible*
	Physical, Occupational, and Speech Therapies are limited to a combined total of sixty (60) visits per calendar year for both In- Network and Out-of-Network and is subject to applicable Deductibles(s) and Coinsurance.		
	Prior Authorization required for Physical and Occupational Therapy.		
30.	Transplant (Human Organ) Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services. Prior Authorization required.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.
31.	Urgent Care Urgent Care services (as deemed Urgent Care by the Claims Administrator) that are received at participating alternate facilities both in and out of the service area are Covered.	\$25 Copayment for office visit only. Other services applied toward medical Deductible and 10% Coinsurance	If deemed Urgent Care: 10% Coinsurance of negotiated rate or billed charges after medical Deductible* If not deemed Urgent Care: 20% Coinsurance of the Out-of-Network Rate after medical Deductible*
32.	Vision Services		
	Refer to the "Vision Services" section of Article 5 for Covered services.	 \$25 Copayment for office visit only. Other services applied toward medical Deductible and 10% Coinsurance 	20% Coinsurance of the Out-of-Network Rate after medical Deductible
	Refer to Article 5 for a detailed for a detailed desc	description of Covered service ription of limitations or exclus	

ARTICLE 5

COVERED SERVICES AND SUPPLIES

The Plan Covers only those Health Care Services and supplies that are:

- (1) deemed Medically Necessary,
- (2) Prior Authorized, if Prior Authorization is required, and
- (3) not excluded under the exclusions and limitations set forth in Article 7.

The following section, "**Schedule of Covered Services**", provides the Health Care Services and supplies Covered under this agreement. The schedule is provided to assist the Participant with determining the level of Coverage and Prior Authorization procedures, limitations, and exclusions that apply for Covered services when determined to be Medically Necessary, subject to the exclusions and limitations set forth in Article 7. All Prior Authorizations and determinations referenced in the Schedule of Covered Services are made by the Plan. If a service is Medically Necessary but not specifically listed and not otherwise excluded, please contact the Claims Administrator to confirm whether the service is a Covered service.

The Copayment amount the Participant is required to pay for each Covered health service is stated in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. The Emergency Services Copayment will be waived if the Emergency Services visit is necessitated by an accident or Injury or if the patient is admitted as a Hospital Inpatient directly from the emergency room.

The Network of Participating Providers is available to the Participant upon request and is available on the Claims Administrator's website. Listing a particular Provider on the Claims Administrator's website is not a guarantee that the particular Provider will be Participating at the time the Participant seeks health services. The Participant must verify the participation status of Providers with the Plan before obtaining health services.

Except where noted, these health services are Covered when rendered by either Participating or Non-Participating Providers. Please remember that health services rendered by Non-Participating Providers will be Covered at the lower Out-of-Network level of Benefits and the Participant will be responsible one hundred percent (100%) for amounts above Out-of-Network Rates. An exception to this rule is when Participating Providers utilize Non-Participating Providers, referred to as Invisible Providers in Article 1.57, or when Invisible Providers are utilized in emergency situations. Also reference Article 1.80, "Preferred Provider Organization" for payment information.

Please note that the Covered services in the Schedule of Benefits are subject to all applicable exclusions of this summary Plan document.

Medical Benefits apply when Covered charges are incurred by a Participant for care of an Injury, Illness, or Mental Health services and while the Participant is Covered for these Benefits under the Plan. Certain services may require Prior Authorization from the Claims Administrator. Please refer to the Prior Authorization exhibit in Article 9.2 for a listing of these services.

Important Notice for Mastectomy Patients

If a Participant elects breast reconstruction in connection with a mastectomy, the Participant is entitled to Coverage under this Plan for:

- (1) reconstruction of the breast on which the mastectomy was performed;
- (2) surgery and reconstruction of the other breast to produce a symmetrical appearance; and
- (3) Prosthesis and treatment of physical complications at all stages of the mastectomy, including lymphedemas.

Such services will be performed in a manner determined in consultation with the attending Physician and the Participant. See the "Breast Reconstruction" section of this article for further detail regarding this Coverage.

Prior Authorization is required.

COVERAGE FO	COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BI MEDICALLY NECESSARY			
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS		
Abortion	Refer to the "Birth Control" section of this article.	Exclusions: Refer to the "Birth Control" section of this article		
Allergy	Covered service for allergy testing, diagnosis, treatment, allergy serum, and the administration of injections. Coverage is provided for allergy and dermatology services and supplies ordered by and provided by or under the direction of a Physician in the Provider's office.	 Limitations: Self-injectables are Covered under the Prescription Drug program. Exclusions: (1) Those non-Physician allergy services of associated expenses relating to an allergic condition including, but not limited to, installation of air filters, air purifiers, or air ventilation system cleaning (2) Non-prescription allergy medications Prescription strength non-sedating anti- histamines for non-Medicare Participants 		
Ambulance/ Transportation Services	 Ambulance/transportation services providing Emergency air or land transportation by means of a specially designed and equipped vehicle used only for transporting the sick and Injured. These services will be Covered at the In- Network level of Benefits provided by the Plan as follows: (1) from a Participant's home or scene to a Hospital when Emergency Services is necessary; (2) between Hospitals; or (3) to or from a medical clinic. Benefits will be paid for air ambulance services to the nearest Hospital capable of providing Medically Necessary treatment when ground transportation would endanger the safety of the Participant. 	 Limitation: Air or ground ambulance/transportation transfers between facilities require Prior Authorization. Exclusions: (1) Ambulance/transportation due to the absence of other transportation on the part of the Participant (2) Non-medical Emergency ambulance/transportation services regardless of who requested the ambulance/transportation service (3) Ambulance/transportation charges, except as provided in the "Ambulance/ Transportation Services" and "Transplant (Human Organ)" sections o this article (4) Air ambulance transportation for transplants, unless approved by the medical director 		

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY			
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Ambulance/ Transportation Services (continued)	In no event will ambulance/ transportation services include any service rendered for convenience of the patient.		
Autism Spectrum Disorders	 Notwithstanding any other provision of the Plan, Coverage is provided for the diagnosis and Medically Necessary Treatment for Autism Spectrum Disorders when ordered by your treating Physician or licensed psychologist in accordance with a treatment plan. Except for Inpatient services, the Plan has the right to review the treatment plan of a Participant receiving Treatment for Autism Spectrum Disorder not more than once every six (6) months unless the treating Physician or psychologist and the Plan agree that a more frequent review is necessary. The cost of obtaining the review or treatment plan will be borne by the Plan. Coverage provided for ABA shall be for Participants up to nineteen (19) years of age and limited as allowed by law. 	 Authorization for services may be required. Treatment plans may be required. Exclusions: (1) Services and supplies for conditions related to milieu therapy, learning disabilities, mental retardation, or for Inpatient admission for environmental change; (2) Treatment for disorders relating to learning, motor skills, and communication 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR C SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Refer toN"ContraceptivesCOral" andcd"ContraceptivesfcOther" as outlined inMAppendix A of Article44 for non-Medicare(1Participants and inAppendix C of Article8 for MedicareParticipants.	 Coverage of Birth Control is rovided, including Medically lecessary Abortions, Contraceptive methods and ounseling, and Sterilization or both Medicare and non-Medicare Participants. 1) Abortion a) Coverage is provided for Medically Necessary Abortions and includes services in connection with a Medically Necessary Abortion; b) Covered services are only available to a Participant who is the Subscriber or the Spouse of a Subscriber; and c) Coverage includes treatment of the complications of any Abortion. 2) Contraceptives a) Oral Contraceptives, NuvaRing, and; b) implantation of Contraceptive devices and injectables not Covered under the Prescription Drug program will be Covered through the medical Benefit program as outlined in Appendix A of Article 4 for non-Medicare Participants and in Appendix C of Article 8 for Medicare Participants. 	 Prior Authorization may be required, except for a vasectomy performed in a Physician's office. Limitation: Contraceptive implants and IUDs are limited to one (1) every four (4) years Exclusions: (1) Abortions other than Medically Necessary (2) Services in connection with an Abortion, except a Medically Necessary Abortion as defined in Article 1.1 (3) Contraceptives when utilizing Out-of-Network Providers and Out-of-Network pharmacies (4) Contraceptive implants and IUDs above one (1) every four (4) years (5) Reversal of Sterilization

MEDICALLY NECE CRITERIA AND COVERAGE PROVIDED Out-of-Pocket Limit will not be applicable with	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
not be applicable with	
regard to these services. (3) Sterilizations Coverage is provided for tubal ligation and vasectomy. Certain services may be	
Covered under the Preventive Care Benefit. Refer to "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and in Appendix C of Article 8 for Medicare Participants.	
Covered service for administration and processing of blood and blood products in connection with services Covered. For Medicare eligible Participants, the first three (3) pints of blood, which are not Covered by Medicare Parts A and B, are Covered.	 Exclusions: (1) Those services and associated expenses related to personal blood storage, unless associated with a scheduled surgery (2) Fetal cord blood harvesting and storage (3) Donor expenses for obtaining blood from a blood bank or supplier
Coverage is provided for breast Reconstructive Surgery as follows: (1) Medically Necessary breast reductions; (2) As required by the Women's Health and Cancer Rights Act (WHCRA), if the Participant elects breast reconstruction after a Covered mastectomy, Benefits will be provided for: a) augmentation and reduction of the	Prior Authorization required. Exclusion: (1) Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy
	 (3) Sterilizations Coverage is provided for tubal ligation and vasectomy. Certain services may be Covered under the Preventive Care Benefit. Refer to "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and in Appendix C of Article 8 for Medicare Participants. Covered service for administration and processing of blood and blood products in connection with services Covered. For Medicare eligible Participants, the first three (3) pints of blood, which are not Covered by Medicare Parts A and B, are Covered. Coverage is provided for breast Reconstructive Surgery as follows: (1) Medically Necessary breast reductions; (2) As required by the Women's Health and Cancer Rights Act (WHCRA), if the Participant elects breast reconstruction after a Covered mastectomy, Benefits will be provided for: a) augmentation and

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Breast Reconstruction (continued)	 b) augmentation or reduction on the opposite breast to restore symmetry; c) prosthesis; treatment of physical complications at all stages of the mastectomy, including lymphedema; d) nipple reconstruction; In lieu of surgery, Coverage is provided for external Prosthetic Devices. 	
Cardiac Rehabilitation Therapy	Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	
Chemotherapy and Radiation Therapy	Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	Exclusion: (1) Experimental or Investigational Chemotherapy or Radiation Therapy. (2) Refer to the "Therapy/Rehabilitation Services and Supplies" section of this article.
Chiropractic Services	The manual manipulation of the spine by a licensed chiropractor to correct a subluxation. The Plan allows Coverage for one (1) spinal x- ray by a chiropractor per calendar year. Covered services for manual manipulations will be limited to thirty (30) treatments per calendar year.	Exclusion: Chiropractic services, except as provided in this article

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Coverage is provided for routine patient care costs of a qualified individual, as defined under the Patient Protection & Affordable Care Act of 2010, incurred as a result of Phase I, II, III or IV clinical trials undertaken for the purposes of the prevention, early detection, or treatment of cancer and approved or funded by one (1) of the following entities: (1) National Institute of Health (NIH); (2) an NIH cooperative group or center; (3) the FDA in the form of an Investigational new drug application; (4) the federal Departments of Veterans' Affairs or Defense; (5) a qualified research entity that meets the criteria for NIH Center support grant	 Prior Authorization is required. <u>Limitation:</u> Coverage is limited to Participating Providers. <u>Exclusions:</u> Routine patient care for any clinical trial that does not meet the criteria The cost of any non-Health Care Services that a Participant may require in conjunction with the clinical trial (e.g. transportation, lodging, Custodial Care) and the administrative costs associated with managing the clinical trial Coverage for the cost of Investigational drug(s) and/or device(s) Coverage for services not Covered under the Participant's Plan for non-Investigational treatment (e.g. cosmetic surgery, Custodial Care) or costs in conjunction with the clinical trial Items and services solely to satisfy data collection and analysis needs not used in the direct clinical management of the patient 	
	MEDICALLY NECE CRITERIA AND COVERAGE PROVIDED Coverage is provided for routine patient care costs of a qualified individual, as defined under the Patient Protection & Affordable Care Act of 2010, incurred as a result of Phase I, II, III or IV clinical trials undertaken for the purposes of the prevention, early detection, or treatment of cancer and approved or funded by one (1) of the following entities: (1) National Institute of Health (NIH); (2) an NIH cooperative group or center; (3) the FDA in the form of an Investigational new drug application; (4) the federal Departments of Veterans' Affairs or Defense; (5) a qualified research entity that meets the criteria for	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
SUPPLY Clinical Trials (continued)	 PROVIDED (6) an institutional review board that has an appropriate assurance approved by the Department of Health and Human Services. Routine patient care costs will be Covered for Phase I,II, II or IV clinical trials undertaken for the purposes of the prevention, early detection or treatment of cancer if the trial: (1) is sanctioned by the NIH or the National Cancer Institute (NCI); (2) conducted at an academic or NCI Center; and (3) the Participant is enrolled in the clinical trial, not merely following the Phase II protocol. Coverage includes routine patient care costs incurred for drugs and devices that have been approved for sale by the FDA. 	(6) Items and services customarily provided by the research sponsors free of charge for any enrollee in the trial
	In the case of treatment under a clinical trial, the treating facility and personnel must have the expertise and training to provide the treatment and treat a sufficient volume of patients.	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Colorectal Cancer Screening	 (1) In accordance with the current American Cancer Society guidelines, Coverage is provided as follows for any Participant age fifty (50) years or older or if a doctor prescribes at a younger age because of high risk or family history: a) a fecal occult blood test every calendar year and sigmoidoscopy every five (5) years; b) a colonoscopy every ten (10) years; or c) a digital rectal exam, sigmoidoscopy, colonoscopy or barium test. (2) Colorectal cancer exams for symptomatic Participants will be Covered as needed. 	Exclusion: (1) Non-symptomatic colorectal cancer screenings processed as Preventive Care when utilizing Out-of-Network Providers
	Services for symptomatic conditions are subject to Deductible(s), Copayment(s) and Coinsurance if processed under regular medical Benefits; however, non- symptomatic screenings may also be processed under "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and in Appendix C of Article 8 for Medicare Participants.	
Contraceptives	Refer to the "Birth Control" section of this article.	Exclusions: Refer to the "Birth Control" section of this article

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Cosmetic, Plastic and Related Reconstructive Surgery	Services are limited to the surgical correction of congenital birth defects or the effects of disease or Injury, which cause anatomical functional impairment, when such surgery is reasonably expected to correct the functional impairment. For purposes of this Benefit agreement, psychological or emotional conditions do not constitute Medical Necessity. Reconstructive surgery, while a Participant in the Plan, is Covered under the following scenarios: (1) a disfiguration of the face or hands; Reconstructive Surgery of a diseased breast upon which surgery was performed; (2) surgery and reconstruction of the non-diseased breast to produce a symmetrical appearance, with no time limit imposed on Reconstructive Surgery; or (3) for the grafting of skin to any other part of the body.	 Prior Authorization required. Exclusions: (1) Implants for cosmetic or psychological reasons (2) Elective or voluntary enhancement procedures, services, and medications (growth hormone and testosterone) including, but not limited to: a) weight loss; b) hair growth; c) sexual performance; d) athletic performance; e) cosmetic purposes; f) anti-aging; g) mental performance; h) salabrasion; i) chemosurgery; (3) laser surgery or other skin abrasion procedures associated with the removal of scars; tattoos; and actinic changes. (4) Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy (5) Cosmetic procedures including, but not limited to, pharmacological regimens, plastic surgery, and non-Medically Necessary dermatological procedures and Reconstructive Surgery. (6) Cosmetic procedures are those procedures that improve physical appearance, but do not correct or materially improve a physiological function and are not Medically Necessary except when the procedure is needed for prompt repair of accidental Injury or to improve the function of a congenital anomaly.

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Dental Services	(1) A dental examination prescribed by a Physician prior to joint replacement.	Limited Benefit. Prior Authorization may be required.
	<u>Covered.</u> (4) Dental Benefit services include evaluations and office visits when	
	associated with Covered dental services.	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Dental Services (continued)	Refer to the "Oral Surgery and Diseases of the Mouth" section of this article.	
Dermatological Services	Covered service when necessary to remove a skin lesion that interferes with normal body functions or is suspected to be malignant.	Prior Authorization may be required. Contact the Claims Administrator for predetermination of Benefits.
Diabetic Services and Supplies	 Coverage shall include Participants with gestational Type I or Type II diabetes and will be subject to applicable Deductible(s), Copayment(s) and Coinsurance as follows: (1) related office visit; (2) equipment and supplies not Covered under the Prescription Drug program, including insulin pumps and related supplies and continuous glucose monitors and related supplies; (3) self-management training used in the management and treatment of diabetes; (4) diabetic testing supplies for Medicare Participants, including glucose testing monitors, blood glucose testing strips, lancet devices and lancets, will not be Covered under the Prescription Drug program. These supplies will be Covered under Medicare Part B Plan. Insulin and syringes will continue to be Covered under the Prescription Drug program of the Plan; (5) diabetic foot care is provided as follows: a) one (1) pair of 	 Prior Authorization required for insulin pumps and cartridges. Limitations: (1) Glucose monitors, glucose strips, and lancets are Covered under the Prescription Drug program except for Medicare Participants (2) Insulin and syringes will be Covered under the Prescription Drug program of the Plan for both Medicare and non-Medicare Participants (3) More than one (1) pair of therapeutic shoes and one (1) shoe insert per calendar year (4) Diabetic services processed as Preventive Care when utilizing Out-of-Network Providers

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Diabetic Services and Supplies (continued)	 therapeutic shoes, including fitting of shoes and inserts, per calendar year for diabetic foot disease or peripheral neuropathy; and b) services in connection with the treatment of corns, calluses, toenails, and complete removal of nail roots or for services for metabolic peripheral vascular disease or diabetes; and (6) diabetic eye examination per calendar year. Certain services may be Covered under the Preventive Care Benefit. Refer to "Preventive Care" in Appendix A of Article 4 for non-Medicare Participants and in Appendix C of Article 8 for Medicare Participants. 	

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rior Authorization may be required. lpgrades to equipment are the esponsibility of the Participant. xclusions: 1) DME that does not serve a medical purpose or cannot be used in a Participant's home and equipment that is generally not useful to a Participant without Illness, Injury or diseases 2) The purchase or rental of services or supplies of common household use or for personal hygiene and convenience including, but not limited to: a) physical fitness equipment b) air purifiers c) central or unit air conditioners d) allergenic pillows e) mattresses or beds f) humidifiers g) hot tubs and saunas and h) personal items such as: i. a TV ii. telephone iii. cots iv. visitors' meals v. barber or beauty service vi. guest services vii. similar incidental services and supplies 3) Over-the-counter devices and/or supplies (such as ACE wraps, disposable medical supplies, elastic supports after the initial placement, finger splints, and Jobst and TEDS stockings over two (2) pairs per year) 4) Those repairs, replacement, or maintenance costs for any otherwise
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COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Durable Medical Equipment (DME) (continued)	 (3) Coverage includes, but is not limited to the following: trusses, crutches, and braces; a) equipment for the administration of oxygen; b) custom wheelchair; c) electric wheelchair or electric scooter (with approved predetermination of Medical Necessity); d) Hospital-type bed; e) insulin pumps and related supplies; f) continuous glucose monitors and related supplies; g) one (1) pair of therapeutic shoes, including fitting of shoes and inserts, per calendar year for diabetic foot disease or peripheral neuropathy; and h) TENS unit. For information on Coverage for glucose monitors, refer to the "Diabetic Services and Supplies" section of this article. (4) Participants with DME that is Covered under a manufacturer's warranty should address any repairs and replacements with the manufacturer before contacting the Plan. If it is determined that the issue is not Covered under 	 Climit Artors, AND EXCLOSIONS Covered DME unless there is sufficient change in Participant's physical condition to make the original device no longer functional (5) Maintenance due to normal wear and tear of items owned by the Participant (6) Exclusions 5 and 6 also apply to disposable medical supplies, including but not limited to, feeding bags, and feeding syringes (7) Services and supplies processed as Preventive Care when utilizing Out-of-Network Provider For information on Coverage for glucose monitors, refer to the "Diabetic Services and Supplies" section of this article.
	the manufacturer's warranty, Coverage may	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY			
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Durable Medical Equipment (DME) (continued)	 be provided for replacement of DME which has become non- functional and non- repairable due to normal, routine wear and tear. (5) Services for repair and replacement of DME will be Covered under the Plan if deemed Medically Necessary. A letter of Medical Necessity will be required from the Provider for review prior to Coverage. The Participant must seek repair of the equipment prior to replacement, unless the repair cost is greater than the replacement cost. The Plan will not Cover replacement batteries or routine maintenance or maintenance agreements. (6) Certain services may be Covered under the Preventive Care Benefit. Refer to "Preventive Care" in Appendix A of Article 4 for non-Medicare Participants and in Appendix C of Article 8 for Medicare Participants. 		
COVERAGE FOR	COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
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SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Emergency Services	Services and supplies furnished or required to screen and stabilize an Emergency medical condition provided on an Outpatient basis at either a Hospital or an alternate facility are Covered.		
	An Emergency Services Copayment must be satisfied each time a Covered individual receives Emergency Services services, and must be satisfied in addition to the Plan's calendar year Deductible(s) and Coinsurance. The Emergency Services Copayment will be waived if the Emergency Services visit is necessitated by an accident or Injury or if the patient is admitted as a Hospital Inpatient directly from the Emergency room. See Appendix A of Article 4 for non-Medicare Participants		
	and Appendix C of Article 8 for Medicare Participants.		

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Eyeglasses and Corrective Lenses	Not a Covered service, except when necessary for the first pair of eyeglasses or corrective lenses following cataract surgery performed while the Participant is enrolled with the Plan or when new cataract lenses are needed because of a prescription change. Prosthetic lenses following initial intraocular cataract surgery.	 Limitation: Implant of a Crystalens or any lens classified as a deluxe accommodating intraocular lens following initial cataract surgery is considered to be a deluxe Prosthetic Device and will only be reimbursed not to exceed the cost of traditional intraocular lenses following initial or replacement cataract surgery. Exclusions: (1) Eyeglasses, contact lenses, and examinations, whether or not prescribed (2) Replacement of cataract lenses except as provided in this article (3) Those health services and associated expenses for orthoptics, eye exercises, blepharoplasty, radial keratotomy, LASIK, and other refractive ave aurgery.
Family Planning and Fertility Services	For Birth Control Coverage, refer to the "Birth Control" sections in this article.	 LASIK, and other refractive eye surgery Prior Authorization may be required. Exclusions: (1) Services in connection with the treatment and diagnosis of fertility or infertility including, but not limited to: a) artificial insemination b) intracytoplasmic sperm injection (ICSI) c) in vitro or in vivo fertilization d) gamete intrafallopian transfer (GIFT) procedures e) zygote intrafallopian transfer (ZIFT) procedures f) embryo transport g) reversal of voluntary Sterilization h) surrogate parenting i) selective reduction j) cryo preservation k) travel costs l) donor eggs or semen and related costs including collection and preparation m) non-Medically Necessary amniocentesis n) any infertility treatment deemed Experimental or Investigational

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SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Family Planning and Fertility Services (continued)		 (2) Additionally, pharmaceutical agents used for the purpose of treating infertility are not Covered, except as provided in Article 6 (3) Services and supplies, including but not limited to Contraceptives (oral and others), processed as Preventive Care when utilizing Out-of-Network Provider
Genetic Testing	Genetic Testing is a Covered service if it meets Medical Necessity as determined by the Claims Administrator.	Prior Authorization required.
Growth Hormone	Growth hormone therapy: (1) for <u>children less than</u> <u>eighteen (18) years of age</u> who have been appropriately diagnosed to have an actual growth hormone deficiency; and (2) for the treatment of Turner's Syndrome or to HIV wasting syndrome.	Exclusions: Growth hormone therapy for any condition except as specifically listed as Covered
Gynecological Services	 Coverage is provided for: (1) well-woman services per calendar year for non- symptomatic conditions, in accordance with the current American Cancer Society guidelines; and (2) services for symptomatic conditions. Services for symptomatic conditions are subject to Deductible(s), Copayment(s) and Coinsurance if processed under regular medical Benefits. Non-symptomatic screenings will be processed under "Preventive Care" in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8for Medicare Participants. 	Exclusions: Non-symptomatic gynecological services processed as Preventive Care Service when utilizing Out-of-Network Providers

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Hearing Aids and Screenings	 Hearing aids and screenings will be Covered for Dependent children with Developmental Delays up to twenty-six (26) years of age as follows: (1) Covered once every twenty-four (24) months per ear; (2) Covered for In-Network Benefit services only and will be applied to the Participant's applicable Deductible and Coinsurance amounts; (3) one hearing screening and/or audiogram to determine hearing loss per twelve (12) month period; and (4) will Cover the following types of hearing aids: a) conventional b) programmable c) digital d) BAHAs e) cochlear implants. For newborn hearing screening screening, refer to the "Newborn Care" section of this article. 	 The purchase of hearing aids will require a Prior Authorization with the Claims Administrator. <u>Exclusions:</u> Routine hearing tests, audiograms, and hearing aids except as stated under Covered services Adjustments, batteries, and other services related to hearing aids Hearing aids and related services if received Out-of-Network Exam for prescribing and fitting hearing aids, hearing therapy and any related diagnostic hearing tests, except as provided in this article
Home Health Care Services	 Covered service when <u>all</u> of the following requirements are met: (1) the service is ordered by a Physician; (2) services required are of a type which can only be performed by a licensed nurse, physical therapist, speech therapist, or occupational therapist; (3) the services are a substitute or alternative to Hospitalization; 	Prior Authorization required. Exclusion: Home services to help meet personal, family or domestic needs

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Home Health Care Services (continued)	 (4) part-time intermittent services are required; (5) a treatment plan has been established and periodically reviewed by the ordering Physician; and (6) the agency rendering services is Medicare 	
Hospice Care	certified and licensed by the state of location. Coverage is provided for	Prior Authorization required.
	 Hospice Care for treatment of a terminally ill Participant when Prior Authorized by the Plan. Skilled care through a Hospice program includes: (1) supportive care involving the evaluation of the emotional, social and environmental circumstances related to or resulting from the Illness; and (2) guidance and assistance during the Illness for the purpose of preparing the Participant and the Participant's family for imminent death when the Participant has a prognosis of six (6) months or less to live. 	
Immunizations	Immunizations are Covered for Participants pursuant to the Plan's criteria, which uses national standards approved by the Advisory Committee on Immunization Practices, the American Academy of Pediatrics, the American Academy of Family Physicians, and the Guide to	Limitation: For Medicare Participants, shingles vaccines and administration must be received at a Participating Pharmacy.

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Immunizations (continued)	 Clinical Preventative Services, Report of the United States Preventative Services Task Force to establish eligibility guidelines. (1) For Dependent children zero (0) through six (6) years of age: Covered at one hundred percent (100%) for In-Network Provider services according to the "Recommended Immunization Schedule for Persons Aged 0 Through 6 Years" referenced in Appendix B of this article. (2) For Dependent children seven (7) through eighteen (18) years of age: Covered at one hundred percent (100%) for In-Network Provider services, according to the "Recommended Immunization Schedule for Persons Aged 7 Through 18 Years" referenced in Appendix B of this article. (3) Participants nineteen (19) years of age or older Covered at one hundred percent (100%) for In- Network Provider Services, in accordance with the "Vaccinations for Adults" immunization schedule located in Appendix B of this article, except the Plan will Cover the Zoster (shingles) vaccine and administration at fifty (50) years of age and older. 	Exclusion: Immunizations utilizing Out-of-Network Providers or Out-of-Network pharmacies for all Plan Participants, or immunizations not listed on the schedules in Appendix B, Article 5

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Implants and Related Health Services	Implant devices and related implantation health services are Covered when provided by or under the direction of a Physician, in accordance with the Plan's guidelines and approved in advance by the medical director as follows: (1) penile implants except as listed under Exclusions; (2) implants for the purpose of contraception; and implants for the delivery of	 Prior Authorization may be required. Exclusions: (1) Dental, oral, or Nanometric implants (2) Cochlear implants (including services related to cochlear implants), except as provided in the "Hearing Aids and Screenings" section of this article (3) Penile implants when prescribed to treat impotence that is psychological in origin (4) Implants for cosmetic or psychological reasons
Impotence	medication. For Coverage for Impotence, refer to the "Implants and Related Health Services" section of this article.	 Prior Authorization may be required. Exclusions: (1) Treatment for male psychogenic impotence unless subject only to the provisions of the Mental Health Covered Benefits (2) Penile implants when prescribed to treat impotence that is psychological in origin (3) Prescriptions and injectable medication for the treatment of sexual dysfunction, including impotence
Injectable Medications	Medically Necessary Injectable and self-Injectable medications are Covered when FDA-approved and medically appropriate. Injectable and self-Injectable medication may be limited by Prior Authorization and substitute Coverage by therapeutically interchangeable drugs, according to clinical guidelines used by the Plan.	 Prior Authorization may be required. Limitation: Some self-Injectable medications are excluded by the medical Benefit but may be Covered under the Prescription Drug program. For injectable Contraceptives, refer to the "Birth Control" section of this article.

COVERAGE FOR S	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Inpatient Hospital Care	 (1) Coverage includes: a) general nursing care; b) use of operating room, surgical and anesthesia services and supplies; c) blood and blood products; d) Therapy Services; e) ordinary casts, splints and dressings; f) all drugs and oxygen used in Hospital; g) laboratory and x-ray examinations; h) electrocardiograms; i) Semi-Private Accommodations (unless a private room is the only room available or is required for medical reasons); j) Intensive Care Unit; and k) Coronary Care Unit. (2) Single Surgical Services The allowance for a single surgical service will be the Allowed Amount (for In-Network services) or the Out-of-Network Rate (for Out-of-Network Rate (for Out-of-Network services). When surgical services are concurrently rendered by two (2) or more Physicians, the payment will be in accordance with the Claims Administrator's Provider contract or the Non-Participating Provider payment schedule in effect at the time of service. (3) Multiple Surgical Services Payment for multiple surgeries will be in accordance service are concurrently rendered by two (2) or more physicians, the payment schedule in effect at the time of service. 	Prior Authorization required. Limitation: Payment for a private room is an allowance equal to the the definition of Semi-Private Accommodations. Exclusions: (1) Diagnostic Admissions (2) Those personal comfort and convenience items or services such as: (2) Those personal comfort and convenience items or services such as: (3) TV (4) belephone (5) barber or beauty service (6) cots (3) visitors' expenses guest services (4) similar incidental services and supplies (5) Additional elective, not Medically Necessary surgical procedures

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Inpatient Hospital Care (continued)	 accordance with the Claims Administrator's Provider contracts or the Non-Participating Provider payment schedule in effect at the time of service for the Allowed Amount (for In-Network services) and for the Outof-Network Rate (for Outof-Network services). (4) Special Surgery Special surgeries are limited to Reconstructive Surgery, while a Participant in the Plan to correct: a) a disfiguration of the face or the hand b) Reconstructive Surgery of a diseased breast upon which surgery was performed; c) surgery and reconstructive Surgery; d) for the grafting of skin to any other part of the non-diseased breast to produce a symmetrical appearance, with no time limit imposed on Reconstructive Surgery; d) for the grafting of skin to any other part of the body; or e) elective Sterilizations will be a Covered service for Subscribers and their Spouse. Refer to the "Birth Control" section of this article. (5) Human Organ and Tissue Transplants Refer to the "Birth Control" section of this article. 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Inpatient Hospital Care (continued)	 (6) Anesthesia Administration of anesthesia Inpatient Medical Services ordered by the attending Physician and rendered by a Physician or other professional Provider. (7) Inpatient Medical Services Care rendered by a Physician or other professional Provider to a Participant who is a Hospital Inpatient for a condition not related to surgery or an obstetrical procedure. (8) Concurrent Care Care rendered concurrently with surgery during a Hospital stay by a Physician other than the operating surgeon for treatment of a medical condition separate from the condition for which surgery was performed. Care rendered by two (2) or more Physicians concurrently during a Hospital stay for separate medical conditions when the nature or severity of the Participant's condition requires the skills of separate Physicians. (9) Consultation services rendered to a Participant by another Physician at the request of the attending Physician. Consultation does not include staff consultations that may be required by Hospital rules and regulations. 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Inpatient Hospital Care (continued)	Consistent with the Plan's utilization management policy, all Acute care Hospital admissions and continued stays are reviewed for Medical Necessity during the Inpatient stay. Coverage is dependent on the establishment of Medical Necessity for the care. If the Hospital stay or portion thereof is determined not to be Medically Necessary, the Provider will be notified that Coverage will cease. Certain health services rendered during a Participant's confinement are subject to separate Benefit restrictions and/or Copayments as provided in Appendix A of Article 4 for non-Medicare Participants, Appendix C of Article 8 for Medicare Participants, and the Plan exclusions in Article 7.	

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Laboratory Services/ Outpatient Services	Covered service.	Prior Authorization may be required for some genetic testing.
and Diagnostic Procedures and Tests	Refer to the "Outpatient Services and Diagnostic Precedures and Tests" and	Exclusions:
	Procedures and Tests" and "Preventive Care" sections in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.	Preventive Care services when utilizing Out-of-Network Providers
Lead Poisoning Testing	Lead poisoning testing shall include: (1) testing of pregnant women for lead poisoning; (2) testing of all children, enrolled in the Plan, less than six (6) years of age; and (3) related office visit. Coverage for testing shall be in accordance with the provisions of the Department of Health's Childhood Lead Testing Program.	
Long-term Care Services	The services Covered under this provision include, but are not limited to, Skilled Nursing Care, rehabilitative and other Therapy Services, and post- Acute care, as needed. If the Participant is a resident of a long-term care facility licensed by Missouri or a continuing care retirement community, such Participant has the option of receiving Medically Necessary services Covered by this provision in the long-term care facility that serves as the Participant's primary residence if the following conditions apply: (1) the facility is willing and able to provide the	 Prior Authorization required. Exclusion: (1) Services and supplies in rest homes, health resorts, homes for the aged, or places primarily for domiciliary or Custodial Care, except as otherwise specifically provided; (2) Services for or in connection with Custodial Care, education or training of the Participant, whether or not prescribed by a Physician, except as otherwise specifically provided

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Long-term Care Services (continued)	Covered service to the Participant; (2) the facility and its Providers meet the requisite licensing and training standards required under Missouri law; (3) the facility is certified through Medicare; and (4) the facility and its Providers agree to abide by the terms and conditions of the Claims Administrator's contracts with similar Providers, abide by patient protection standards and requirements imposed by State and federal law, and meet the quality standards of the Plan for similar Providers.	
Mammograms	 (1) In accordance with the current American Cancer Society guidelines, Coverage for any non-symptomatic woman is provided as follows: a) a baseline mammogram for women thirty-five (35) years of age to thirty-nine (39) years of age, inclusive; b) a mammogram every calendar year for women forty (40) years of age and over; c) a mammogram for any woman, upon the recommendation of a Physician, where such woman, her mother or her sister has a prior history of breast cancer; and 	Exclusion: (1) Non-symptomatic mammograms processed as Preventive Care when utilizing Out-of-Network Providers

COVERAGE FO	R SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Mammograms (continued)	 d) office visit related to mammogram. Also refer to the "Preventive Care" section of this article and to Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. 	
	 (2) Mammogram is Covered for any symptomatic woman as needed. (3) Symptomatic mammograms are subject to Deductible(s), Copayment(s) and Coinsurance if processed under regular medical Benefits; however, non- symptomatic mammograms will also be processed under "Preventive Care" in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare 	
Mastectomy	Participants.Medically Necessary mastectomies are Covered. If a Participant elects breast reconstruction following a Medically Necessary mastectomy, the following Benefits are also Covered: (1) Reconstructive Surgery of a diseased breast upon which surgery was performed;(2) surgery and reconstruction of the non-diseased breast to produce a symmetrical appearance, with no time limit imposed on Reconstructive Surgery;	 Prior Authorization required. Limitations: Two (2) mastectomy bras per Calendar Year Exclusion: Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Mastectomy (continued)	 (3) prostheses; and (4) treatment of physical complications at all stages of the mastectomy, including lymphedemas. A time limit cannot be imposed for Prosthetic Devices received for a mastectomy; and if the mastectomy was not performed while a Participant was enrolled in the Plan, the Prosthetic Device must be provided. Refer to the "Breast Reconstruction" section of this 	
Maternity Services	 article. Obstetrical care and care for conditions of pregnancy for the Subscriber or Dependents of a Subscriber. Maternity-related medical, Hospital and other Covered health services are treated as any other Illness. Coverage for the mother and her newborn child includes forty-eight (48) hours of postnatal maternity care for vaginal delivery and ninety-six (96) hours of post-natal maternity care for cesarean delivery. Refer to the "Office Visits, Diagnostic and Treatment Services Received in a Physician's Office" section of this article for additional prenatal and post-partum Coverage. 	 Prior Authorization is required. Exclusions: (1) Services for obstetrical care and care fo conditions of pregnancy for any Participant other than the Subscriber or the Dependent of the Subscriber. (2) Services in connection with the treatment and diagnosis of fertility or infertility including but not limited to: a) artificial insemination b) intracytoplasmic sperm injection (ICSI) c) in vitro or in vivo fertilization d) gamete intrafallopian transfer (GIFT) procedures e) zygote intrafallopian transfer (ZIFT) procedures f) embryo transport g) reversal of voluntary Sterilization h) surrogate parenting i) selective reduction j) cryo preservation k) travel costs l) donor eggs or semen and related costs including collection and preparation; non-Medically

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Maternity Services (continued)Testing for lead poisoning for pregnant women is a Covered Benefit.(3)	 m) any infertility treatment deemed Experimental or Investigational (3) Newborn home delivery and mid-wives (4) Surrogate motherhood services and 	
	Certain services may be Covered under the Preventive Care Benefit. Refer to "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and in Appendix C of Article 8 for Medicare Participants.	supplies, including, but not limited to, all services and supplies relating to the conception and Pregnancy of a Participant acting as a surrogate mother (5) Maternity services processed as Preventive Care when utilizing Out-of- Network Providers
Medical Complications	Medically Necessary treatment of complications, even if arising from non- Covered services or services received prior to Participant's effective date.	
Mental Health Conditions and	Coverage is provided for Medically Necessary	Prior Authorization from the Plan's Mental Health and substance abuse designee is
Chemical Dependency	treatment of chemical	required for the following:
Services	dependency (including detoxification) and Mental Health conditions through the	(1) Acute Inpatient admissions; and(2) residential treatment services.
	following:	Exclusions:
		(1) Services rendered or billed by a school
	(1) partial or full day	or halfway house
	Outpatient programs; (2) Acute Inpatient	(2) Care that is custodial in nature(3) Services and supplies that are not
	admissions; or (3) residential treatment.	 immediately nor clinically appropriate (4) Treatments that are considered Experimental, Investigational,
	Services for the treatment for Mental Health rendered by an appropriate Provider will be	controversial or unproven services, treatments, devices, or pharmacological regimens including,
	provided on the same basis as the services and medical	but not limited to, Methadone treatment (5) Non-Emergency or non-urgent
	care for physical conditions. (Refer to Article 1.62 for the	transportation to another facility(6) Services and supplies for conditions
	definition of Mental Health.) Certain services may be Covered under the Preventive Care Benefit. Refer to	related to milieu therapy, learning disabilities, mental retardation, or for Inpatient admission for environmental change

COVERAGE FOR S	COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Mental Health Conditions and Chemical Dependency Services (continued)	"Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and in Appendix C of Article 8 for Medicare Participants.	 (7) Treatment for disorders relating to learning, motor skills, and communication (8) Biofeedback therapies (9) Hypnotherapy (10) Services and treatment related to sex transformation, sexual therapy or counseling, sexual dysfunctions or inadequacies except conditions resulting from Injury or organic disease (11) Services and treatment related to religious counseling, marital/ relationship counseling (12) Services and treatment related to vocational or employment counseling (13) Services and supplies processed as Preventive Care when utilizing Out-of- Network Provider 	
Newborn Care	 The Covered services for eligible newborn children shall consist of: (1) Coverage for Injury or Illness, including Medically Necessary care or treatment of medically diagnosed congenital defects, birth abnormalities, or prematurity, and transportation costs of the newborn to and from the nearest facility that is appropriately staffed and equipped to treat the newborn's condition. (2) Coverage is provided for all newborns to be tested or screened for phenylketonuria (PKU) and such other common 	Exclusion: (1)Newborn home delivery and mid-wives (2)Newborn care processed as Preventive Care when utilizing Out-of-Network Providers	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO E MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS LIMITATIONS, AND EXCLUSIONS
SUPPLY Newborn Care (continued)	PROVIDEDmetabolic or genetic diseases. Refer to the "Phenylketonuria (PKU) or any other Amino and Organic Acid Inherited Disease Formula/Food" section of this article for Coverage of formula and food treatments.(3) Coverage is also provided for newborn hearing screening, necessary re- screening, audiological assessment and follow-up, and initial amplification. If delivered in an ambulatory surgical center or Hospital, the newborn must be screened prior to discharge. If delivered in a 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Nutritional Counseling	 Covered service only when: (1) provided by a Registered Dietician or a Physician; and (2) in connection with diabetes. 	Exclusion: Food or food supplements
	Coverage includes self- management training used in the management and treatment of diabetes.	
Occupational Therapy	Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	
Office Visits, Diagnostic and Treatment Services Received in a Physician's Office	 (1) Covered services include: a) Preventive Care (refer to the "Preventive Care" section of this article), including well-baby care and periodic check-ups according to the Preventive Care guidelines adopted by the Plan. The Plan's guidelines are available on the Claims Administrator's website or from the Claims Administrator upon request; b) diagnosis and treatment of Illness or Injury; c) injectables normally rendered in a Physician's office; d) laboratory tests; e) consultations with 	Limitations: Office visits for Excluded Services may not be Covered. Exclusion: Preventive Care services when utilizing Out-of-Network Providers.

SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS LIMITATIONS, AND EXCLUSIONS
Office Visits, Diagnostic and Treatment Services Received in a Physician's Office (continued)	 f) obstetrical care, including prenatal care, postpartum care, and a home visit in accordance with the medical criteria. Criteria is outlined in the "Guidelines for Perinatal Care" prepared by the American Academy of Pediatrics and the American College of Obstetricians and Gynecologists or the "Standards for Obstetric-Gynecologic Services" prepared by the American College of Obstetricians and Gynecologists. Refer to the "Maternity Services" section of this article. (2) Certain health services, including but not limited to diagnostic, x-ray, and laboratory services, provided in a Physician's office are subject to separate Benefit restrictions and/or Coinsurance, Copayments, and Deductible as described in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. 	
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COVERAGE FOR		N DETERMINED BY THE PLAN TO BE
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
SERVICE OR	MEDICALLY NECE CRITERIA AND COVERAGE	SSARY AUTHORIZATION REQUIREMENTS,
	examination is necessary; d) removal of impacted	
	teeth; e) excision of benign bony growths of the jaw and hard plate;	
	f) external incision of and drainage of cellulitis;g) incision of sensory sinuses, salivary	
	glands or ducts; h) reduction of dislocations and surgical repair of TMJ;	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Oral Surgery and Diseases of the Mouth (continued)	 i) removal of teeth as a complication of radionecrosis. (2) A dental examination prescribed by a Physician prior to joint replacement, valve replacement or transplant surgery to verify an infection/bacteria is not present, which could jeopardize the success of the surgery. The Coverage will not include any dental services required as a result of the check-up. Proof of surgery will be required from your Physician. (3) The administration of general anesthesia and Hospital charges for dental care to children under five (5) years of age, the severely disabled, or a Participant with a medical or behavioral condition that requires Hospitalization. The general anesthesia will also apply whether in a Hospital or surgical center. Actual dental work affiliated with these services will not be 	
	Covered. Refer to the "Dental Services" section of this article.	

COVERAGE FOR	COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
Orthotic Appliances and Prosthetic Devices	Refer to the "Prosthetic Devices and Orthotic Appliances" section of this article.		
Osteoporosis	Coverage includes services (including office visits) related to diagnosis, treatment and appropriate management for enrollees with a condition or medical history for which bone mass measurement is medically indicated.		
Outpatient Diagnostic Tests and Therapeutic Treatments	Coverage includes services and supplies for prescheduled diagnostic tests and therapeutic treatments provided under the direction of a Physician at a Hospital or alternate facility.	Prior Authorization may be required. Exclusion: Services processed as Preventive Care Services when utilizing Out-of-Network Providers	
Outpatient Services, Surgeries, and Supplies	Coverage is provided for services and supplies for Prior Authorized and prescheduled Outpatient surgery provided under the direction of a Physician at a Hospital or alternate facility. (1) Ancillary Hospital services and supplies including, but not restricted to: (a) use of operating, delivery, and treatment rooms and equipment; (b) pharmacy services and supplies; (c) administration of blood and blood processing (including the cost of blood, plasma, or fractionalized blood products);	 Prior Authorization may be required. Exclusion: (1) Non-Covered services, surgeries, and supplies under the Plan as provided in Article 7 (2) Services processed as Preventive Care Services when utilizing Out-of-Network Providers 	

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE SSARY
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Outpatient Services, Surgeries, and Supplies (continued)	 d) anesthesia, anesthesia supplies and services rendered by an Employee of the Hospital or through approved contractual arrangements; e) medical and surgical dressings, supplies, casts, and splints; f) Diagnostic Services; or g) Therapy Services. (2) Surgery performed by a Physician, including normal pre-operative and post-operative care. a) Single Surgical Services The allowance for a single surgical service will be the Allowed Amount (for In-Network services) and the Outof-Network Rate (for Out-of-Network Rate (for Out-of-Network services). When surgical services are concurrently rendered by two (2) or more Physicians, the payment will be in accordance with the Claims Administrator's Provider contract or the Non-Participating Provider payment schedule in effect at the time of service. (3) Multiple Surgical Services The allowance for a multiple surgical services will be the Allowed Amount (for In-Network services) and the Outof-Network Rate (for Out-of-Network Rate (for Outof-Network Rate) in effect at the time of service. (3) Multiple Surgical Services Will be the Allowed Amount (for In-Network services) and the Outof-Network Rate (for Out-of-Network Services). When 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Outpatient Services,	surgical services are	
Surgeries, and	concurrently rendered by	
Supplies (continued)	two (2) or more physicians,	
	the payment will be in	
	accordance with the	
	Claims Administrator's	
	Provider contract or the	
	Non-Participating Provider	
	payment schedule in effect	
	at the time of service.	
	a) Special surgeries are	
	limited to	
	Reconstructive Surgery,	
	while a Participant in the	
	Plan to correct:	
	- a disfiguration of the	
	face or hands;	
	- Reconstructive	
	Surgery of a	
	diseased breast	
	upon which surgery	
	was performed;	
	 surgery and 	
	reconstruction of the	
	non-diseased breast	
	to pro duce a	
	symmetrical	
	appearance, with no	
	time limit imposed	
	on Reconstructive	
	Surgery; or	
	 for the grafting of 	
	skin to any other part	
	of the body;	
	b) elective surgery and	
	related medical	
	treatment provided	
	such surgery or	
	treatment is necessary	
	to reduce or eliminate	
	a physical	
	endangerment to the	
	Participant's health and	
	is not an exclusion	
	under the Plan as	
	noted in Article 7;	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Outpatient Services, Surgeries, and Supplies (continued)	 c) elective Sterilizations (Refer to the "Birth Control" section of this article); or d) implantation of Contraceptive devices and injectables not Covered under the Prescription Drug program will be Covered at the Coinsurance Benefit level outlined in the Prescription Drug program. (Refer to the "Birth Control" section of this article, Appendix A of Article 4 for non- Medicare Participants and Appendix C of Article 8 for Medicare Participants.) Out-of-Pocket Limit will not be applicable with regard to these services. (4) Administration of anesthesia ordered by the attending Physician and rendered by a Physician or other professional Provider is Covered. (5) Care rendered by a Physician or other professional Provider to a Participant who is an Outpatient for a condition not related to surgery or an obstetrical procedure is Covered. 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Pelvic Examinations and Pap Smears	 (1) In accordance with the American Cancer Society guidelines, Coverage is provided for a pelvic exam and pap smear every calendar year for any non- symptomatic women as follows: a) age eighteen (18) years and over; or b) under age eighteen (18) years if needed. Also refer to the "Preventive Care" section of this article. (2) Coverage is provided for a pelvic exam and pap smear for any symptomatic women as needed. 	Exclusion: Non-symptomatic pelvic exams and pap smears processed as Preventive Care Services when utilizing Out-of-Network Providers
Phenylketonuria (PKU) or any other Amino and	Services for symptomatic conditions are subject to Deductible(s), Copayment(s) and Coinsurance if processed under regular medical Benefits; however, non- symptomatic screenings will be processed under "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and Appendix C of Article 8 for Medicare Participants. Coverage is provided for formula and low protein	Prior Authorization required.
Organic Acid Inherited Disease Formula/Food	modified food products used for PKU and such other	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Phenylketonuria (PKU) or any other Amino and Organic Acid Inherited Disease Formula/Food (continued)	 metabolic or genetic disease as well as inherited diseases of amino acids and organic acids for Dependents less than six (6) years of age recommended by a Physician as determined by the Plan to be Medically Necessary as follows: (1) Special dietary products for treatment of metabolic and genetic diseases for Dependents less than six (6) years of age are Covered. (2) Coverage is provided for all potentially treatable or manageable disorders, including cystic fibrosis, galactosemia, biotinidase deficiency, congenital adrenal hyperplasia, maple syrup urine disease (MSUD) and other amino acid disorders, glucose-6- phosphate degydrogenase deficiency (G-6-PD), MCAD and other fatty acid oxidation disorders, methylmalonic academia, propionic academia and glutaric academia Type 1. (3) Formula for the treatment of inherited diseases of amino acids and organic acids are Covered. 	 Exclusions: (1) Outpatient enteral tube feedings or formula and supplies, except as defined as a Covered service in this article, including, but not limited to use for PKU or any other amino and organic acid inherited disease (2) Nutritional-based therapies, except for treatment of PKU and for nutritional deficiencies due to short bowel syndrome and HIV (3) Oral supplements and/or enteral feedings, either by mouth or by tube

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Physical Therapy	Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	
Podiatry	Covered service when determined to be Medically Necessary. Coverage is provided for one (1) pair of therapeutic shoes, including fitting of shoes and inserts, per calendar year for diabetic foot disease or peripheral neuropathy.	 Prior Authorization may be required. Exclusions: (1) Services in connection with the following: a) the treatment of weak, strained, flat, unstable or unbalanced feet b) fallen arches c) metatarsalgia or bunions (except for open cutting operations or laser surgery) d) corns e) calluses f) toenails (except for the partial or complete removal of nail roots or for services for metabolic peripheral vascular disease or diabetes) (2) Shoe inserts unless the Participant has diabetes with demonstrated peripheral neuropathy or the insert is needed for a shoe that is part of a brace. If all necessary criteria are present, one (1) shoe insert will be Covered per calendar year
Preventive Care	 (1) Preventive Care services (including office visits, x-rays, laboratory tests and routine preventive immunizations) are Covered as provided under "Preventive Care" and "Immunizations" in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. (2) In accordance with the American Cancer Society 	Exclusion: Preventive Care services when utilizing Out-of-Network Providers and Out-of- Network pharmacies.

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Preventive Care	guidelines, cancer	
(continued)	screenings shall include	
	the following screenings	
	and office visits related to	
	the screening:	
	a) pelvic exam and pap	
	smear every calendar	
	year for any non-	
	symptomatic woman as	
	follows:	
	i. age eighteen (18)	
	years and over; or	
	ii. under age eighteen	
	(18) years if needed;	
	b) mammogram	
	Coverage for any non-	
	symptomatic woman	
	Covered under the Plan	
	is provided as follows:	
	i. a baseline	
	mammogram for	
	women age thirty-five	
	(35) years to thirty-	
	nine (39) years,	
	inclusive;	
	ii. a mammogram every	
	calendar year for	
	women forty (40)	
	years of age and	
	over;	
	iii. office visit related to	
	mammogram; and	
	iv. a mammogram for any	
	woman, upon the	
	recommendation of a	
	Physician, where such	
	woman, her mother or	
	her sister has a prior	
	history of breast	
	cancer.	
	c) a prostate exam and	
	PSA blood test every	
	calendar year for any	
	non-symptomatic man	
	over the age of fifty (50)	
	or for younger men who	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Preventive Care (continued)	 are at high risk and/or have a family history of prostate cancer; d) colorectal screenings for men and women fifty (50) years of age or older or if a doctor prescribes at a younger age because of high risk or family history; e) a fecal occult blood test every calendar year and sigmoidoscopy every five (5) years; f) a colonoscopy every ten (10) years; or g) a digital rectal exam, sigmoidoscopy, colonoscopy or barium test. (3) In accordance with the women's Preventive Care guidelines in the Affordable Care Act, the following services will be Covered under Preventive Care: 	
	 a) Well-woman visits b) Screening for gestational diabetes c) Human papillomavirus (HPV) DNA testing for women 30 years and older d) Sexually transmitted infection counseling e) Human immunodeficiency virus (HIV) screening and counseling f) FDA-approved contraception methods and Contraceptive counseling (subject to 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Preventive Care (continued)	 management and formulary restrictions) as stated in the "Birth Control" section of this article g) Breastfeeding support, supplies and counseling h) Domestic violence screening and counseling Non-symptomatic screenings will be processed under "Preventive Care" in Appendix A of Article 4 for non- Medicare Participants and Appendix C of Article 8 for Medicare Participants. 	

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	
Private Duty Nursing	Coverage includes private duty nursing services performed by an actively practicing private duty nurse when prescribed by a Physician and limited to the time such services are deemed Medically Necessary.	Prior Authorization required.
Prostate Screening and Exams	 (1) Coverage is provided for a prostate exam and PSA blood test every calendar year for any non-symptomatic man over the age of fifty (50) years or for younger men who are at high risk and/or have a family history of prostate cancer. Also refer to the "Preventive Care" section of this article. (2) Coverage is provided for a prostate exam and PSA blood test for any symptomatic man as needed. Services for symptomatic conditions are subject to Deductible(s), Copayment(s) and Coinsurance if processed under regular medical Benefits; however, non-symptomatic screenings will be processed under the "Preventive Care" section in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. 	Exclusion: Non-symptomatic prostate screenings, processed under Preventive Care services, when utilizing Out-of-Network Providers

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
	PROVIDEDCoverage for ProstheticDevices and OrthoticAppliances will be provided inaccordance with the DMEBenefit.(1) Coverage is provided forthe initial purchase, fitting,and necessaryadjustments of ProstheticDevices andsupplies that replace all orpart of an absent bodyorgan or limb, (includingcontiguous tissue) orreplace all or part of thefunction of a permanentlyinoperative ormalfunctioning body organor limb. A time limit cannotbe imposed for ProstheticDevices received for amastectomy; and if themastectomy was notperformed while aParticipant was enrolled inthe Plan, the ProstheticDevices for repair andreplacement of DME willbe Covered under thePlan if deemed MedicallyNecessary. A letter ofMedical Necessity will berequired from the Providerfor review prior toCoverage. TheParticipant must seekrepair of the equipmentprior to replacement,unless the repair cost isgreater than thereplacement cost. ThePlan will not Coverreplacement batteries orroutine maintenance ormaintenance agreements.	
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COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Prosthetic Devices and Orthotic Appliances (continued)	 (3) The initial purchase and fitting of Orthotic Appliances such as braces, splints or other appliances which are required for support of an Injured or deformed part of the body as a result of a disabling congenital condition or an Injury or sickness. (4) For Coverage of therapeutic shoes, refer to the "Podiatry" section of this article. (5)For Coverage of Hearing Aids, Cochlear Implants, and BAHA devices, refer to the "Hearing Aids and Screenings" section of this article. (6)For Coverage of Cataract lenses, refer to the "Eyeglasses and Corrective Lenses" section of this article. (7)For Coverage of Penile Prosthesis, refer to the "Implants and Related Health Services" section of this article. 	 Exclusions (continued): (10) Dental appliances (11) Orthopedic shoes (12) Replacement of cataract lenses except when new cataract lenses are needed because of prescription change not to exceed the cost of traditional intraocular lenses (13) Devices employing robotics (14) All mechanical organs (15) Arch supports and other foot support devices (16) Elastic stockings (17) Remote control devices (18) Garter belts (19) Special braces For exclusions related to therapeutic shoes, refer to the "Podiatry" section of this article. For exclusions related to Hearing Aids, Cochlear Implants, and BAHA devices, refer to the "Hearing Aids and Screenings" section of this article. For exclusions related to Cataract lenses, refer to the "Eyeglasses and Corrective Lenses" section of this article. For exclusions related to Penile Prosthesis, refer to the "Implants and Related Health Services" section of this article.
Pulmonary Rehabilitation (Respiratory Therapy)	 (1) Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article. 	
Radiology	Coverage provided if related to Medically Necessary services.	 Prior Authorization may be required. Limitation: One (1) spinal x-ray for chiropractic services per calendar year Exclusion: X-ray services for non-Covered services

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY		
CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS	
 Covered Service for repair of: (1) disfigurement resulting from an Injury that occurred while a Participant; or (2) surgery that substantially improves function of any malformed body part. 	Prior Authorization required. Exclusions: Refer to the "Cosmetic, Plastic and Related Reconstructive Surgery" section of this article.	
Coverage also includes breast reconstruction following a mastectomy.		
Refer to the "Mastectomy", "Breast Reconstruction" and "Reduction Mammoplasty" sections of this article.		
Coverage is provided for Medically Necessary breast reduction, including for male gynecomastia, and augmentation mammoplasty or if it is associated with Reconstructive Surgery following a Medically	Prior Authorization is required. Exclusions: Reduction, including for male gynecomastia, and augmentation mammoplasty that is not Medically Necessary or is not associated with Reconstructive Surgery following a Medically Necessary mastectomy	
Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	The dealing recession y musice to my	
Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.		
Covered service. Coverage is provided for confinement (on a Semi- Private Accommodations basis unless a private room is the only room available or is required for medical reasons) and medical services and supplies provided under the direction of a Physician in a Skilled Nursing Excility	Prior Authorization required. <u>Limitations:</u> Coverage in a Skilled Nursing Facility is subject to Medical Necessity. Certain health services (e.g. lab, x-ray, Physical Therapy, etc.) rendered during a Participant's confinement are subject to separate Benefit restrictions, Deductible, Coinsurance and/or Copayments described	
	MEDICALLY NECE CRITERIA AND COVERAGE PROVIDED Covered Service for repair of: (1) disfigurement resulting from an Injury that occurred while a Participant; or (2) surgery that substantially improves function of any malformed body part. Coverage also includes breast reconstruction following a mastectomy. Refer to the "Mastectomy", "Breast Reconstruction" and "Reduction Mammoplasty" sections of this article. Coverage is provided for Medically Necessary breast reduction, including for male gynecomastia, and augmentation mammoplasty or if it is associated with Reconstructive Surgery following a Medically Necessary mastectomy. Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article. Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article. Coverage is provided for confinement (on a Semi- Private Accommodations basis unless a private room is the only room available or is required for medical reasons) and medical services and supplies provided under the	
COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	EN DETERMINED BY THE PLAN TO BE
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SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	
Skilled Nursing Facility Service (continued)	Facilities are Covered only for the care and treatment of an Injury or Illness which cannot be safely provided in an Outpatient setting, as determined by the Plan.	Participants and Appendix C of Article 8 for Medicare Participants.
Sleep Studies	Covered service.	
Speech Therapy	Refer to the "Therapy/ Rehabilitation Services and Supplies" section of this article.	
Sterilization	Refer to the "Birth Control" section of this article.	Exclusions: Refer to the "Birth Control" section of this article
Surgical Services	Surgical services and other related medical care ordered by and provided by or under the direction of a Physician in a Hospital, Skilled Nursing Facility or alternate facility are Covered. Refer to the following sections of this article: (1) "Inpatient Hospital Care" (2) "Outpatient Services, Surgeries, and Supplies" (3) "Oral Surgery and Diseases of the Mouth"	 Prior Authorization may be required. Exclusions: Refer to the following sections of this article: (1) "Inpatient Hospital Care" (2) "Outpatient Services, Surgeries, and Supplies" (3) "Oral Surgery and Diseases of the Mouth"
Telemedicine Services	Coverage is provided for telemedicine services that are appropriately provided in accordance with applicable laws and generally accepted health care practices and standards. Coverage includes diagnosis, consultation or treatment of the Member through electronic-based communications and is subject to correct coding and reimbursement on the same basis as a face-to-face consultation between a Provider and the Member.	 Exclusions: (1) Site-origination fees for the telemedicine provider (2) Standard telephone, facsimile transmissions, unsecured electronic mail, or a combination thereof, does not constitute telemedicine services.

	MEDICALLY NECE				
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS			
Telemedicine Services (continued) Temporomandibular	Member's cost-sharing responsibilities will not be greater than the same service received in person with the same Provider, and will be consistent with the type of service received. Coverage includes reduction	Exclusion:			
Joints (TMJ)	of dislocations and surgical repair of TMJ.	Non-surgical services, including appliances such as braces, splints, other orthodontia, etc.			
Termination of Pregnancy	Refer to the "Birth Control" section of this article.	Exclusions: Refer to the "Birth Control" section of this article			
Therapy/Rehabilitation Services and Supplies	Therapy Services means services or supplies used to promote the recovery of the Participant. Coverage is provided for short-term Inpatient or Outpatient (whichever is Medically Necessary) Rehabilitation Services which are expected to result in significant functional improvement of the Participant's condition. Outpatient Rehabilitation Services include Medically Necessary Covered services, supplies, and related Physician and facility charges and must be provided under the direction of a Physician and Prior Authorized by the Plan. Physical Therapy, Occupational Therapy, and Speech Therapy are limited to a combined total of sixty (60) Outpatient visits per calendar year.	 Prior Authorization may be required. Limitation: Limited to treatment for conditions that in the judgment of the Participant's Physician and the Claims Administrator's medical director are subject to significant improvement of the condition through relatively short-term therapy. Exclusions: (1) Rehabilitative services provided for long-term, chronic medical conditions. Long-term Physical Therapy and rehabilitation or other Physical Therapy or rehabilitation when no significant improvement has occurred or is likely to occur (2) Rehabilitative services whose primary goal is to maintain the Participant's current level of function, as opposed to improving the functional status (3) Rehabilitative services whose primary goal is to return the Participant to a specific occupation or job, such as work-hardening or work-conditioning programs (4) Educational or vocational therapy, schools or services designed to retrain the Participant for employment 			

MEDICALLY NECESS SERVICE OR CRITERIA AND COVERAGE SUPPLY PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
Therapy/Rehabilitation Services and Supplies (continued)For visit limitations of your Benefit Plan, refer to the 	 services whose purpose is to treat or improve a developmental/learning disability or delay. Refer to definition of Developmental Delay in Article 1.26 Rebalance Billings that are Experimental or have not been shown to be clinically effective for the medical condition being treated, including Experimental or Investigational Chemotherapy or Radiation Therapy Alternative Rehabilitation Services (e.g., acupuncture, acupressure) Fees or costs associated with services that are primarily exercise. Examples include, but are not limited to, membership fees for health clubs, fitness centers, weight loss centers or clinics, or home exercise equipment

COVERAGE FOR	COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY									
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS								
Therapy/Rehabilitation Services and Supplies (continued)	 c) devices to relieve pain, restore maximum function, and prevent disability following disease, Injury, or loss of body part; or d) massage, therapy conducted by a Physician (excluding chiropractors), or conducted by a licensed massage therapist under the direction of a Physician and the bill is submitted by and payable to the Physician. (5) Cardiac Rehabilitation Covered service, but limited to treatment for therapy conditions, in the judgment of the treating Provider and the Claims Administrator's medical director, subject to significant improvement of the condition through relatively short-term therapy. Cardiac Rehabilitation is deemed Medically Necessary if the services are: a) rendered under the supervision of a Physician; b) rendered in connection with a myocardial infarction, coronary occlusion (blockage) or coronary bypass surgery; c) initiated within twelve (12) weeks after other treatment for the 									

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY								
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS						
Therapy/Rehabilitation	medical condition ends;							
Services and Supplies	and							
(continued)	d) rendered in a Medical							
	Care Facility as defined							
	by this Plan.							
	(6) Respiratory							
	Therapy/Pulmonary							
	Rehabilitation Coverage							
	consists of the introduction							
	of dry or moist gases into							
	the lungs for treatment							
	purposes.							
	(7) Occupational Therapy							
	Coverage consists of							
	treatment of a physically							
	disabled Participant by							
	means of constructive							
	activities designed and							
	adapted to promote the							
	restoration of the							
	Participant's ability to							
	satisfactorily accomplish							
	the ordinary tasks of daily							
	living and those tasks							
	required by the							
	Participant's particular							
	occupational role.							
	(8) Speech Therapy Coverage							
	consists of treatment by a							
	licensed speech therapist							
	for the correction of a							
	speech impairment							
	resulting from disease,							
	surgery, Injury, congenital							
	and developmental							
	anomalies, or previous							
	therapeutic processes.							

COVERAGE FOR	SERVICES OR SUPPLIES WHE MEDICALLY NECE	N DETERMINED BY THE PLAN TO BE
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS
SUPPLY Transplants (Human Organ)	PROVIDED Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	 LIMITATIONS, AND EXCLUSIONS Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services. Exclusions: Transplant Health Care Services for the donor under this Plan if the recipient is not a Participant. Any transplant service deemed Experimental or Investigational. Any transplant service deemed cosmetic. Any service received or supplies furnished outside the United States or Canada. Treatment while the Participant is not under the regular care of a Physician or for a service or supply which is not Prior Authorized by the Claims Administrator. Treatment arising out of or in the course of a Participant's employment with an employer or self-employment. Air ambulance transportation, unless approved by the medical director. Travel time and related expenses charged by a Provider of service. Services and supplies, which are not Medically Necessary. A Covered transplant procedure using fetal tissue. Expenses for other than human-to- human organ transplants. Oral implants/transplants. Services or supplies for which there would be no payment required if the Plan did not provide a Benefit; or Benefits are available through any governmental program which provides or pays for health services, whether or not such Benefits are applied for, except Benefits received from Medicaid.

COVERAGE FOR SERVICES OR SUPPLIES WHEN DETERMINED BY THE PLAN TO BE MEDICALLY NECESSARY									
SERVICE OR SUPPLY	CRITERIA AND COVERAGE PROVIDED	AUTHORIZATION REQUIREMENTS, LIMITATIONS, AND EXCLUSIONS							
Urgent Care Services	Coverage is provided for Urgent Care services provided at an alternate facility such as an Urgent Care center or after hours facility.	Limitation: Benefits are subject to Deductibles, Copayments, Coinsurances, and other restrictions as described in Appendix A in Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.							
Well Child Care	Includes normal, periodic examinations through six (6) years of age. This service is Covered at one hundred percent (100%) and is not subject to Deductible(s). For children over six (6) years of age, refer to the "Preventive Care" section in Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants. For newborn Coverage, refer to the "Newborn Care" section of this article. For child immunizations Coverage, refer to the "Immunizations" section of Appendix B of this article. For lead poisoning Coverage, refer to the "Lead Poisoning Testing" section of this article.	Limitation: Preventive Care services are Covered as provided in Appendix A of Article 4 for non- Medicare Participants and Appendix C of Article 8 for Medicare Participants. Exclusion: Preventive Care services when utilizing Out- of-Network Providers							
Vision Services (Reference "Eyeglasses And Corrective Lenses" of this article).	 Coverage Includes: (1) Services to treat injuries to the eye (2) Services to treat disease of the eye (3) Diabetic eye exam, per calendar year 	Exclusion: (1) Routine eye care services (2) Orthoptics (3) Eye exercises (4) Radial Keratotomy (5) LASIK (6) Other refractive eye surgery (7) Other services not relative to injury or disease							

Appendix B Immunization Schedules

Figure 1. Recommended immunization schedule for persons aged 0 through 18 years - United States, 2014.

(FOR THOSE WHO FALL BEHIND OR START LATE, SEE THE CATCH-UP SCHEDULE [FIGURE 2]).

These recommendations must be read with the footnotes that follow. For those who fall behind or start late, provide catch-up vaccination at the earliest opportunity as indicated by the green bars in Figure 1. To determine minimum intervals between doses, see the catch-up schedule (Figure 2). School entry and adolescent vaccine age groups are in bold.

Vaccine	Birth	1 mo	2 mos	4 mos	6 mos	9 mos	12 mos	15 mos	18 mos	19–23 mos	2-3 yrs	4-6 yrs	7-10 yrs	11-12 yrs	13–15 yrs	16–18 yrs
Hepatitis B' (HepB)	1 st dose	← 2 nd	dose >		<				•							
Rotavirus² (RV) RV1 (2-dose series); RV5 (3-dose series)			1 st dose	2 nd dose	See footnote 2											
Diphtheria, tetanus, & acel- lular pertussis ³ (DTaP: <7 yrs)			1#dose	2 nd dose	3 nd dose			←4 ⁿ	dose 🔶			5 [#] dose				
Tetanus, diphtheria, & acel- lular pertussis ⁴ (Tdap: <u>></u> 7 yrs)														(Tdap)		
Haemophilus influenzae type b ^s (Hib)			1 st dose	2 nd dose	See footnote 5		3 rd or 4 See foo	# dose <u>.</u> otnote 5								
Pneumococcal conjugate [#] (PCV13)			1#dose	2 [™] dose	3 rd dose		← 4*0	iose →								
Pneumococcal polysaccha- ride [#] (PPSV23)																
Inactivated poliovirus ⁷ (IPV) (<18 yrs)			1 st dose	2 nd dose	<u> </u>		- 3 ^{sd} dose -		Ļ			4 th dose				
Influenza [#] (IIV; LAIV) 2 doses for some: See footnote 8						٨	nnual vaccina	ation (IIV only	0			An	nual vaccinal	tion (IIV or LA	IV)	
Measles, mumps, rubella ^a (MMR)							← 1*d	lose >				2 nd dose				
Varicella ¹⁰ (VAR)							← 1×d	lose →				2 nd dose				
Hepatitis A'' (HepA)							← 2-	dose series, S	See footnote 1	11						
Human papillomavirus ¹² (HPV2: females only; HPV4: males and females)														(3-dose series)		
Meningococcal ¹³ (Hib-Men- CY ≥ 6 weeks; MenACWY-D ≥9 mos; MenACWY-CRM ≥ 2 mos)						See foo	tnote 13							1#dose		Booter
Range of recommended ages fo all children	or	ages	e of recomr for catch-uj inization	mended p			f recomme certain hig			during w	f recomme hich catch ged and fo	-up is	[t routinely ommendee	d

This schedule includes recommendations in effect as of January 1, 2014. Any dose not administered at the recommended age should be administered at a subsequent visit, when indicated and feasible. The use of a combination vaccine generally is preferred over separate injections of its equivalent component vaccines. Vaccination providers should consult the relevant Advisory Committee on Immunization Practices (ACIP) statement for detailed recommendations, available online at http://www.cdc.gov/vaccines/hcp/acip-recs/index.html. Clinically significant adverse events that follow vaccination should be reported to the Vaccine Adverse Event Reporting System (VAERS) online (http://www.vaers.hhs.gov) or by telephone (800-822-7967).Suspected cases of vaccine-preventable diseases should be reported to the state or local health department. Additional information, including precautions and contraindications for vaccination, is available from CDC online (http://www.cdc.gov/vaccines/recs/vac-admin/contraindications.htm) or by telephone (800-CDC-INFO [800-232-4636]).

high-risk groups

This schedule is approved by the Advisory Committee on Immunization Practices (http://www.adc.gov/vaccines/acip), the American Academy of Pediatrics (http://www.aap.org), the American Academy of Family Physicians (http://www.aafp.org), and the American College of Obstetricians and Gynecologists (http://www.acog.org).

NOTE: The above recommendations must be read along with the footnotes of this schedule.

Appendix B Immunization Schedules

(Continued)

FIGURE 2. Catch-up immunization schedule for persons aged 4 months through 18 years who start late or who are more than 1 month behind — United States, 2014.

The figure below provides catch-up schedules and minimum intervals between doses for children whose vaccinations have been delayed. A vaccine series does not need to be restarted, regardless of the time that has elapsed between doses. Use the section appropriate for the child's age. Always use this table in conjunction with Figure 1 and the footnotes that follow.

Persons aged 4 months through 6 years									
Marcine	Minimum	Minimum Interval Between Doses							
Vaccine	Age for Dose 1	Dose 1 to dose 2	Dose 3 to dose 4	Dose 4 to dose 5					
Hepatitis B ¹	Birth	4 weeks	8 weeks and at least 16 weeks after first dose; minimum age for the final dose is 24 weeks						
Rotavirus ²	6 weeks	4 weeks	4 weeks ²						
Diphtheria, tetanus, & acellular pertussis 3	6 weeks	4 weeks	4 weeks	6 months	6 months ³				
Haemophilus Influenzaë type bi	4 weeks if first dose administered at younger than age 12 months 4 weeks if first dose administered at younger than age 12 months 4 weeks if first dose administered at younger than age 12 months 4 weeks and age 12 months through 59 months (as final dose) ³ if current age is younger than 12 months and first dose administered between 7 through 11 months (regardless of Hib vacache (PRP-T or PRP-OMP) used for first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months and first dose administered at younger than age is 2 through 59 months or older		8 weeks (as final dose) This dose only necessary for children aged 12 through 59 months who received 3 (PRP-T) doses before age 12 months and started the primary series before age 7 months						
Pneumococcal#	6 weeks	4 weeks if first dose administered at younger than age 12 months 8 weeks (as final dose for healthy children) if first dose administered at age 12 months or older No further doses needed for healthy children if first dose administered at age 24 months or older	Weeks (as final does for healthy children) if first dose administered at age 12 months or older o further doses needed for healthy children if first dose						
Inactivated pollovirus ⁷	6 weeks	4 weeks ⁷	4 weeks'	6 months ⁷ minimum age 4 years for final dose					
Meningococcal ¹³	6 weeks	8 weeks ^{ta}	See footnote 13	See footnote 13					
Measies, mumps, rubella ⁹	12 months	4 weeks							
Varicella ¹⁰	12 months	3 months							
Hepatitis A"	12 months	6 months							
			Persons aged 7 through 18 years						
Tetanus, diphtheria; tetanus, diphtheria, & aceilular pertussis*	7 years	4 weeks	4 weeks if first dose of DTaP/DT administered at younger than age 12 months 6 months if first dose of DTaP/DT administered at age 12 months or older and then no further doses needed for catch-up	6 months if first dose of DTaP/DT administered at younger than age 12 months					
Human papillomavirus ¹²	9 years		Routine dosing Intervals are recommended ¹²						
Hepatitis A"	12 months	6 months							
Hepatitis B ¹	Birth	4 weeks	8 weeks (and at least 16 weeks after first dose)						
Inactivated pollovirus/	6 weeks	4 weeks	4 weeks ⁷	6 months?					
Meningococcal ¹³	6 weeks	8 weeks ^{tb}							
Measles, mumps, rubella ^a	12 months	4 weeks							
Varicella ^{ro}	12 months	3 months if person is younger than age 13 years 4 weeks if person is aged 13 years or older							

NOTE: The above recommendations must be read along with the footnotes of this schedule.

Appendix B Immunization Schedules

(Continued)

Vaccinations for Adults You're never too old to get immunized!

Getting immunized is a lifelong, life-protecting job. Don't leave your healthcare provider's office without making sure you've had all the vaccinations you need.

Vaccine	Do you need it?
Hepatitis A (HepA)	<i>Maybe.</i> You need this vaccine if you have a specific risk factor for hepatitis A virus infection* or simply want to be protected from this disease. The vaccine is usually given in 2 doses, 6–18 months apart.
Hepatitis B (HepB)	<i>Maybe.</i> You need this vaccine if you have a specific risk factor for hepatitis B virus infection* or simply want to be protected from this disease. The vaccine is given in 3 doses, usually over 6 months.
Human papillomavirus (HPV)	Maybe. You need this vaccine if you are a woman age 26 years or younger or a man age 21 years or younger. Men age 22 through 26 years with a risk condition* also need vaccination. Any other man age 22 through 26 who wants to be protected from HPV may receive it, too. The vaccine is given in 3 doses over 6 months.
Influenza	Yes! You need a dose every fall (or winter) for your protection and for the protection of others around you.
Measles, mumps, rubella (MMR)	Maybe. You need at least 1 dose of MMR if you were born in 1957 or later. You may also need a 2nd dose.*
Meningococcal (MCV4, MPSV4)	Maybe. You need this vaccine if you have one of several health conditions, or if you are 19–21 and a first-year college student living in a residence hall and you either have never been vaccinated or were vaccinated before age 16.*
Pneumococcal (PPSV23, PCV13)	Maybe. You need 1 dose of PPSV23 at age 65 years (or older) if you've never been vaccinated or you were previously vaccinated at least 5 years ago when you were younger than age 65 years. You also need 1–2 doses if you smoke cigarettes or have certain chronic health conditions. Some adults with certain high risk conditions also need vaccination with PCV13. Talk to your healthcare provider to find out if you need this vaccine.*
Tetanus, diphtheria, whooping cough (pertussis) (Tdap, Td)	Yes! All adults need to get Tdap vaccine (the adult whooping cough vaccine) and women need to get a dose during each pregnancy. After that, you need a Td booster dose every 10 years. Consult your healthcare provider if you haven't had at least 3 tetanus- and diphtheria-containing shots sometime in your life or have a deep or dirty wound.
Varicella (Chickenpox)	<i>Maybe.</i> If you've never had chickenpox or were vaccinated but received only 1 dose, talk to your healthcare provider to find out if you need this vaccine.*
Zoster (shingles)	Maybe. If you are age 60 years or older, you should get a 1-time dose of this vaccine now.

*Consult your healthcare provider to determine your level of risk for infection and your need for this vaccine.

Are you planning to travel outside the United States? If so, you may need additional vaccines. The Centers for Disease Control and Prevention (CDC) provides information to assist travelers and their healthcare providers in deciding which vaccines, medications, and other measures are necessary to prevent illness and injury during international travel. Visit CDC's website at www.cdc.gov/travel or call 800-CDC-INFO (800-232-4636). You may also consult a travel clinic or your healthcare provider.

ARTICLE 6 PRESCRIPTION DRUG PROGRAM

A Prescription Drug program for the benefit of non-Medicare and Medicare Participants is provided under the Plan. By using the Prescription Drug program, the Participant implicitly consents to the Prescription Drug program administrator having access, as needed, to the medical records of the Participant. Restrictions, Prior Authorizations, step therapy and exclusions do apply for some prescriptions.

6.1 <u>Medicare</u> and <u>non-Medicare</u> Participants

The following applies to both Medicare and non-Medicare Participants of the Plan. (Refer to Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.)

- (1) A Network pharmacy must be utilized for prescriptions to be Covered, both in-State or outof-State.
- (2) Prescription Drug card must be presented to the retail pharmacy at the time of purchase.
- (3) Participants may obtain up to a 90-day supply of maintenance medications at either retail or mail order pharmacies after they have filled a starter quantity of the medication. A starter quantity is required if the medication is new, has not been filled in the past six months or if the dose form or strength of the medication changes.
- (4) Coinsurance on Prescription Drugs purchased at retail pharmacies and the mail pharmacy will apply with a minimum Copayment. Refer to Appendix A of Article 4 for non-Medicare Participants and Appendix C of Article 8 for Medicare Participants.

The Board may limit the Coinsurance payable by the Participant to a maximum level if it is deemed that a specific Covered Prescription Drug that is a special treatment medication would pose a significant financial burden to the Participant. These are special treatment(s) where there are little or no options for treatment, other treatment options have been exhausted, and/or the Participant needs the drug to treat a potentially catastrophic or life threatening condition (i.e., organ transplant, cancer, AIDS, etc.). The drugs available under this Benefit may change as new drugs become available or as drugs become available in generic formulation. Selection of special treatment drugs is at the sole discretion of the Board. Neither the Board nor the Plan will incur liability to a Participant/Subscriber if a drug is not selected by the Board to be a special treatment medication.

(5) Specific Drugs paid at one-hundred percent (100%):

Following are specific drugs which will be Covered at one hundred percent (100%), with no Deductible, Coinsurance or Copayment applied. For Coverage, these specific drugs require a prescription from your Physician and must be filled at a Catamaran Participating Pharmacy except as noted in e) below:

a) aspirin (OTC) – Dose: 81 mg and 325 mg, men forty-five (45) to seventy-nine (79) years of age and women fifty-five (55) to seventy-nine (79) years of age;

- b) iron (OTC) children six (6) to twelve (12) months of age who are at risk for iron deficiency anemia, drops only;
- c) folic Acid (OTC) Dose: 0.4 to 0.8 mg (400 to 800 mg) women planning or capable of pregnancy;
- d) fluoride children under six (6) years of age: drops and chewable tablets only;
- e) smoking cessation, OTC products available through Coventry Health Care's Smoking Cessation Program;
- f) smoking cessation Prescription Drugs, (generics only when available), and limited to one treatment cycle of twelve (12) weeks per lifetime;
- g) shingles vaccine, for Participants fifty (50) years of age and older;
- h) flu vaccine;
- i) generic Contraceptives (oral and others) purchased at an In-Network Pharmacy (up to age fifty-five (55) years of age; and
- j) Prescription Vitamin D for members over sixty-five (65) years of age.
- (6) The fact that a Physician prescribes a specific drug does not make the drug a Covered Benefit. **Following is a list of standard excluded drugs, which is not all inclusive:**
 - a) any drug that is utilized to terminate a pregnancy is excluded. This includes, but is not limited to RU-486;
 - b) OTC products or OTC equivalents and State restricted drugs (unless specifically included). Refer to definition of Over-the-Counter (OTC) Drugs in Article 1.72;
 - c) therapeutic devices or appliances such as pulmo-aid pumps, mini-med pumps, etc. (check with the medical Plan Claims Administrator);
 - d) implantable time-released medication unlessotherwise noted as stated in Article 5;
 - e) Experimental or Investigational drugs; or drugs prescribed for Experimental (non-FDA approved/unlabeled) indications;
 - f) drugs FDA approved for cosmetic use only;
 - g) nutritional supplements, unless otherwise noted;
 - h) erectile dysfunction drugs;
 - i) fertility drugs;
 - j) weight loss medications;
 - k) immunization agents, biological serum, vaccines (except those vaccines that are specifically included in Article 6.1), and biologicals;

- extemporaneously prepared combinations of raw bulk chemical ingredients (i.e. progesterone, testosterone, or estrogen powders) or combinations of federal legend drugs in a non-FDA approved dosage form (i.e. capsules or suppositories made from DHEA, progesterone, testosterone or estrogen powders);
- m) natural compounded hormones;
- n) homeopathic legend products;
- o) lost, spilled, dropped, stolen etc. medications;
- p) influenza treatments (except those treatments Covered for Medicare Participants);
- q) prescription strength non-sedating anti-histamines for non-Medicare Participants;
- r) prescription strength vitamins, except prenatal vitamins, B-12 injections and fluoride treatments; and
- s) Solodyn, which is an extended release form of Minocycline, a tetracycline.
- (7) Some medications also require step therapy or an approved Prior Authorization before they are Covered under the Plan. If your prescription fails to process, have your pharmacist contact the Prescription Drug program administrator to check why the Claim did not process.
- (8) The Plan will not coordinate Benefits on Prescription Drugs purchased through another plan or a VA facility.

6.2 Non-Medicare Participants

The following applies to non-Medicare Participants of the Plan. (Refer to Appendix A of Article 4.) A minimum Copayment or Coinsurance is required to be paid as follows:

(1) Single source brand medications (No Generic Equivalent Available)

Non-Medicare Participants will pay the greater of thirty percent (30%) Coinsurance or the minimum Copayment after the Deductible is met.

- (2) Brand Medications (Generic Equivalents Available)
 - a) The Plan requires filling generic medications when available or a penalty may apply. When a brand medication that has a generic equivalent available is dispensed, the Participant will pay the thirty (30%) Coinsurance based on the cost of the brand medication after the Deductible plus the difference between the brand and generic costs of the drug, not to exceed the Plan's contracted discount rate.
 - b) If a brand medication that has a generic equivalent is deemed to be Medically Necessary, the prescribing Physician must submit a FDA MedWatch form (describing the failure of the generic medication) to the Prescription Drug program administrator for review. If approved, no penalty will apply and the Participant will pay thirty (30%) Coinsurance after the Deductible based on the total cost of the brand medication.

6.3 Medicare Participants only

The following applies to Medicare Participants only. (Refer to the Medicare prescription Benefit located in Appendix C of Article 8.)

- (1) Single source brand medications (no generic equivalent available), Participant will pay the greater of a minimum Copayment or thirty percent (30%) Coinsurance of the total cost of the brand medication after the Deductible is met. For 2014, the Coverage gap begins when the total cost for Prescription Drugs for the year reaches \$2,850.
- (2) If a brand medication, included in the Medicare Part D Drug List as governed by the Centers for Medicare and Medicaid Services (CMS), is dispensed and a generic equivalent medication is available, the Medicare Participant will pay the greater of a five dollar (\$5.00) minimum Copayment after the deductible is met or as follows:
 - a) Fifty percent (50%) Coinsurance of the brand medication after the Deductible, if they are not in the Coverage Gap. For 2014, the Coverage gap begins when the total cost for Prescription Drugs for the year reaches \$2,850.
 - b) Forty-seven and one-half percent (47.5%) of the total cost of the brand medication in the Coverage gap.
- (3) For generic medications, Participant will pay the greater of a five dollar (\$5.00) minimum Copayment or thirty percent (30%) Coinsurance after the Deductible is met.
- (4) Enhanced medications Covered under the Plan, but not included in the Part D formulary regulated by CMS, the Medicare Participant will pay the greater of a minimum Copayment or as follows:
 - a) Thirty percent (30%) Coinsurance for single source brand medications both in and out of Part D Coverage gap; or
 - b) Fifty percent (50%) Coinsurance for multi-source brand medications, both in and out of Part D Coverage gap.
- (5) Once the Medicare Participant reaches \$4,550 in out-of-pocket expense, the cost sharing will be reduced to the greater of a five percent (5%) Coinsurance or \$2.55 Copayment for generics and \$6.35 Copayment for brands.
- (6) The Prescription Drug Deductible applied to a non-Medicare Participant does not apply towards the Prescription Drug Deductible of a Medicare Participant in the year they become Medicare eligible.
- (7) Diabetic testing supplies for Medicare Participants, including glucose testing monitors, blood glucose testing strips, lancet devices and lancets, are not Covered under the Prescription Drug program. These supplies are Covered under Medicare Part B Plan. Insulin and syringes are Covered under the Prescription Drug program of the Plan.

ARTICLE 7

PLAN EXCLUSIONS

The services and supplies specified in this section will **<u>not</u>** be considered Covered services.

7.1 Abortion (termination of pregnancy)

Refer to Article 7.5.

7.2 Allergy

- (1) Those non-Physician allergy services or associated expenses relating to an allergic condition including, but not limited to, installation of air filters, air purifiers, or air ventilation system cleaning.
- (2) Non-prescription allergy medications.
- (3) Prescription strength non-sedating anti-histamines for non-Medicare Participants.

7.3 Alternative therapies

Non-traditional medical services, treatments and supplies, which are not specified as Covered under the Plan. These services, treatments and supplies, etc. include, but are not limited to the following:

- (1) acupuncture, acupressure, hypnosis;
- (2) biofeedback therapy;
- (3) blood pressure cuff;
- (4) donor expenses for obtaining blood from a blood bank or supplier; or
- (5) massage therapy (except as provided under Article 1.105).

7.4 Ambulance/transportation services

- (1) Ambulance/transportation due to the absence of other transportation on the part of the Participant.
- (2) Non-medical Emergency ambulance/transportation services regardless of who requested the ambulance/transportation service.
- (3) Ambulance/transportation charges, except as provided for in the "Ambulance/Transportation Services" and "Transplant (Human Organ)" sections of Article 5.
- (4) Air ambulance transportation for transplants, unless approved by the medical director.

7.5 Birth Control

- (1) Abortions or Services in connection with an Abortion, except a Medically Necessary Abortion as defined in Article 1.1;
- (2) Contraceptives when utilizing Out-of-Network Providers and Out-of-Network pharmacies;
- (3) Contraceptive implants and IUDs above one (1) every four (4) years;
- (4) Reversal of Sterilization.

7.6 Blood and blood products

- (1) Those services and associated expenses related to personal blood storage, unless associated with a scheduled surgery.
- (2) Fetal cord blood harvesting and storage.
- (3) Donor expenses for obtaining blood from a blood bank or supplier.

7.7 Breast reconstruction

Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy.

7.8 Chemotherapy and Radiation Therapy

(1) Experimental or Investigational Chemotherapy or Radiation Therapy.

(2) Refer to the "Therapy/Rehabilitation Services and Supplies" section of this article.

7.9 Chiropractic services

Chiropractic services, except as provided in Article 5.

7.10 Christian Science services

Services and supplies rendered by a Christian Science facility accredited by the Department of Care of the First Church of Christ, Scientist, Boston, Massachusetts, or an institution of substantially similar nature to that operated by the First Church of Christ, Scientist; or comparable spiritual organizations.

7.11 Circumcision

Circumcision if not performed within thirty (30) days of birth except when Medically Necessary.

7.12 Clinical trials

Refer to the "Clinical Trials" section in Article 5.

(1) Routine patient care for any clinical trial that does not meet the criteria.

- (2) The cost of any non-Health Care Services that a Participant may require in conjunction with the clinical trial (e.g. transportation, lodging, Custodial Care) and the administrative costs associated with managing the clinical trial.
- (3) Coverage for the cost of Investigational drug(s) and/or device(s).
- (4) Services not Covered under the Participant's Plan for non-Investigational treatment (e.g. cosmetic surgery, Custodial Care) or costs in conjunction with the clinical trial.
- (5) Items and services solely to satisfy data collection and analysis needs not used in the direct clinical management of the patient.
- (6) Items and services customarily provided by the research sponsors free of charge for any enrollee in the trial.

7.13 Colorectal cancer screening

Non-symptomatic colorectal cancer screenings processed as Preventive Care when utilizing Out-of-Network Providers.

7.14 Cosmetic, plastic and related Reconstructive Surgery

- (1) Implants for cosmetic or psychological reasons.
- (2) Elective or voluntary enhancement procedures, services, and medications (growth hormone and testosterone) including, but not limited to:
 - a) weight loss;
 - b) hair growth;
 - c) sexual performance;
 - d) athletic performance;
 - e) Cosmetic purposes;
 - f) anti-aging;
 - g) mental performance;
 - h) salabrasion;
 - i) chemosurgery;
 - j) laser surgery or other skin abrasion procedures associated with the removal of scars;
 - k) tattoos; and
 - I) actinic changes.

- (3) Cosmetic procedures including, but not limited to, pharmacological regimens, plastic surgery, and non-Medically Necessary dermatological procedures and Reconstructive Surgery. Cosmetic procedures are those procedures that improve physical appearance, but do not correct or materially improve a physiological function and are not Medically Necessary except when the procedure is needed for prompt repair of accidental Injury or to improve the function of a congenital anomaly.
- (4) Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy.

7.15 Coverage term

- (1) Services or supplies provided before the Participant's Coverage Date begins or after the Participant's Coverage date ends under the Plan.
- (2) Services and supplies rendered prior to the effective date of the Plan or after the termination date of the Plan.

7.16 Custodial Care Services

Services and supplies in rest homes, health resorts, homes for the aged or places primarily for domiciliary or Custodial Care, except as otherwise specifically provided. Services for or in connection with Custodial Care, education or training of the Participant whether or not prescribed by the Physician, except as otherwise specifically provided.

7.17 Dental services

- (1) Services or supplies provided for dental services as follows:
 - a) Routine care and treatment for filling, removal, replacement, repair, or artificial restoration of the teeth (either natural or artificial), root canal, surgery involving structures directly supporting the teeth, or orthodontia;
 - b) Preparation of the mouth for the fitting or the continued use of dentures, except as provided in Article 5;
 - c) Injuries to the teeth while eating are not considered accidental Injuries;
 - d) other services not provided in Article 5.
- (2) Those dental services provided by a Doctor of Dental Surgery, "D.D.S.," a Doctor of Medical Dentistry "D.M.D." or a Physician licensed to perform dental related oral surgical procedures (including services for overbite or underbite and services related to surgery for cutting through the lower or upper jaw bone) whether the services are considered to be medical or dental in nature except as provided in Article 5.
- (3) Dental x-rays, supplies and appliances (including occlusal splints and guards and orthodontia).
- (4) Refer to the "Oral Surgery and Diseases of the Mouth" sections of Article 5 and this article.

7.18 Developmental Delay

- (1) Services and supplies for conditions related to milieu therapy, learning disabilities, mental retardation, or for Inpatient admission for environmental change.
- (2) Treatment for disorders relating to learning, motor skills, and communication.

7.19 Diabetic Services and Supplies

- (1) Glucose monitors, glucose strips, and lancets are Covered under the Prescription Drug program except for Medicare Participants.
- (2) Insulin and syringes will be Covered under the Prescription Drug program of the Plan for both Medicare and non-Medicare Participants.
- (3) More than one (1) pair of therapeutic shoes and one (1) shoe insert per calendar year.
- (4) Diabetic services processed as Preventive Care when utilizing Out-of-Network Providers.

7.20 Durable Medical Equipment (DME)

- (1) DME that does not serve a medical purpose or cannot be used in a Participant's home and equipment that is generally not useful to a Participant without Illness, Injury or diseases.
- (2) The purchase or rental of services or supplies of common household use or for personal hygiene and convenience including, but not limited to:
 - a) physical fitness equipment;
 - b) air purifiers;
 - c) central or unit air conditioners;
 - d) allergenic pillows;
 - e) mattresses or beds;
 - f) humidifiers;
 - g) hot tubs and saunas; and
 - h) personal items such as:
 - i. a TV;
 - ii. telephone;
 - iii. cots;
 - iv. visitors' meals;
 - v. barber or beauty service;

- vi. guest services; or
- vii. similar incidental services and supplies.
- (3) Over-the-counter devices and/or supplies (such as ACE wraps, disposable medical supplies, elastic supports after the initial placement, finger splints, and Jobst and TEDS stockings over two (2) pairs per year).
- (4) Those repairs, replacement, or maintenance costs for any otherwise Covered DME unless there is sufficient change in Participant's physical condition to make the original device no longer functional.
- (5) Maintenance due to normal wear and tear of items owned by the Participant.
- (6) Exclusions (4) and (5) also apply to disposable medical supplies, including but not limited to, feeding bags, and feeding syringes.
- (7) Services and supplies processed as Preventive Care when utilizing Out-of-Network Providers.

For information on Coverage for glucose monitors, refer to the "Diabetic Services and Supplies" sections of Article 5 and this article.

7.21 Experimental/Investigational services

Expenses incurred for and in connection with procedures, drugs, or devices that are considered by the Claims Administrator to be Experimental/Investigational.

7.22 Eyeglasses and corrective lenses

- (1) Eyeglasses, contact lenses, and examinations, whether or not prescribed.
- (2) Replacement of cataract lenses unless specifically Covered in Article 5.
- (3) Those health services and associated expenses for orthoptics, eye exercises, blepharoplasty, radial keratotomy, LASIK, and other refractive eye surgery.

7.23 Family member as Provider

The services of a Provider who ordinarily resides in the Participant's home or is a member of the Participant's immediate family.

7.24 Family planning and fertility services

- (1) Services in connection with the treatment and diagnosis of fertility or infertility, including, but not limited to:
 - (a) artificial insemination;
 - (b) intracytoplasmic sperm injection (ICSI);
 - (c) in vitro or in vivo fertilization;

- (d) gamete intrafallopian transfer (GIFT) procedures;
- (e) zygote intrafallopian transfer (ZIFT) procedures;
- (f) embryo transport;
- (g) reversal of voluntary Sterilization;
- (h) surrogate parenting;
- (i) selective reduction;
- (j) cryo preservation;
- (k) travel costs;
- (I) donor eggs or semen and related costs including collection and preparation;
- (m)non-Medically Necessary amniocentesis; and
- (n) any infertility treatment deemed Experimental or Investigational.
- (2) Pharmaceutical agents used for the purpose of treating infertility, except as provided for in Article 6.

7.25 Felony

Injuries or Illnesses resulting from taking part in the commission of a felony.

7.26 Growth hormone

Growth hormone therapy for any condition, except as specifically listed as Covered.

7.27 Gynecological Services

Non-symptomatic gynecological services processed as Preventive Care Service when utilizing Out-of-Network Providers.

7.28 Hearing aids and screenings

- (1) Routine hearing tests, audiograms, and hearing aids except as provided in Article 5.
- (2) Adjustments, batteries, and other services related to hearing aids.
- (3) Hearing aids and related services received Out-of-Network.
- (4) Exam for prescribing and fitting hearing aids, hearing therapy and any related diagnostic hearing tests except as provided in Article 5.

7.29 Home Health Care Services

Home services to help meet personal, family or domestic needs.

7.30 Hormone replacement

Hormone replacement therapies, including natural compounded hormones, except as may be Covered under the Prescription Drug program.

7.31 Immunizations

Immunizations when utilizing Out-of-Network Providers and Out-of-Network pharmacies, or immunizations not listed on the schedules in Appendix B, Article 5.

7.32 Implants and related health services

- (1) Dental, oral, or Nanometric implants.
- (2) Cochlear implants (including services related to cochlear implants), except as provided in the "Hearing Aids and Screenings" section of Article 5.
- (3) Penile implants when prescribed to treat impotence that is psychological in origin.
- (4) Implants for cosmetic or psychological reasons.

7.33 Impotence

- (1) Treatment for male psychogenic impotence except as provided in the Mental Health Covered Benefits.
- (2) Penile implants when prescribed to treat impotence that is psychological in origin.
- (3) Prescriptions and injectable medication for the treatment of sexual dysfunction, including impotence.

7.34 Inpatient Hospital care

- (1) Diagnostic Admissions.
- (2) Those personal comfort and convenience items or services such as TV, telephone, barber or beauty service, cots, visitors' expenses, guest services and similar incidental services and supplies.
- (3) Additional elective, not Medically Necessary surgical procedures.

7.35 Laboratory services/Outpatient services and diagnostic procedures and tests

Routine laboratory services utilizing Out-of-Network Providers processed as Preventive Care.

7.36 Long-term care services

- (1) Services and supplies in rest homes, health resorts, homes for the aged, or places primarily for domiciliary or Custodial Care, except as otherwise specifically provided.
- (2) Services for or in connection with Custodial Care, education or training of the Participant, whether or not prescribed by a Physician, except as otherwise specifically provided.

7.37 Mammograms

Non-symptomatic mammograms when utilizing Out-of-Network Providers.

7.38 Mastectomy

Reduction, including for male gynecomastia, and augmentation mammoplasty unless Medically Necessary or associated with Reconstructive Surgery following a Medically Necessary mastectomy.

7.39 Maternity services

- (1) Services for obstetrical care and care for conditions of pregnancy for any Participant other than the Subscriber or the Dependent of the Subscriber.
- (2) Services in connection with the treatment and diagnosis of fertility or infertility, including but not limited to:
 - a) artificial insemination;
 - b) intracytoplasmic sperm injection (ICSI);
 - c) in vitro or in vivo fertilization;
 - d) gamete intrafallopian transfer (GIFT) procedures;
 - e) zygote intrafallopian transfer (ZIFT) procedures;
 - f) embryo transport;
 - g) reversal of voluntary Sterilization;
 - h) surrogate parenting;
 - i) selective reduction;
 - j) cryo preservation;
 - k) travel costs;
 - I) donor eggs or semen and related costs including collection and preparation;
 - m) non-Medically Necessary amniocentesis; and
 - n) any infertility treatment deemed Experimental or Investigational.
- (3) Newborn home delivery and mid-wives.
- (4) Surrogate motherhood services and supplies, including, but not limited to, all services and supplies relating to the conception and Pregnancy of a Participant acting as a surrogate mother.

(5) Maternity services processed as Preventive Care when utilizing Out-of-Network Providers.

7.40 Medically Necessary

Services and supplies and days of care that are not Medically Necessary for the diagnosis or treatment of an Injury, Illness, or symptomatic complaint. The fact that a Physician may prescribe, order, recommend, or approve a service or supply does not, of itself, make it Medically Necessary or make the charge a Covered service, even though the service or supply is not specifically listed as an exclusion. The authority for determining whether services or supplies or days of care are Medically Necessary lies with the Claims Administrator.

7.41 Mental Health conditions and chemical dependency services

- (1) Services rendered or billed by a school or halfway house.
- (2) Care that is custodial in nature.
- (3) Services and supplies that are not immediately nor clinically appropriate.
- (4) Treatments that are considered Experimental, Investigational, controversial or unproven services, treatments, devices, or pharmacological regimens including, but not limited to, Methadone treatment.
- (5) Non-Emergency or non-urgent transportation to another facility.
- (6) Services and supplies for conditions related to milieu therapy, learning disabilities, mental retardation, or for Inpatient admission for environmental change.
- (7) Treatment for disorders relating to learning, motor skills, and communication.
- (8) Biofeedback therapies.
- (9) Hypnotherapy.
- (10) Services and treatment related to sex transformation, sexual therapy or counseling, sexual dysfunctions or inadequacies except conditions resulting from Injury or organic disease.
- (11) Services and treatment related to religious counseling, marital/relationship counseling.
- (12) Services and treatment related to vocational or employment counseling.
- (13) Services and supplies processed as Preventive Care when utilizing Out-of-Network Provider.

7.42 Military/governmental health services

(1) Treatment in any State or federal institution or facility, including any Veterans Administration Hospital, for military service-related medical expenses, or services and supplies for which the Participant is eligible or for which Benefits are available under any governmental health plan besides Medicaid, except to the extent required under existing State or federal laws and regulations. (2) Services and supplies for diseases contracted or injuries sustained as a result of war, declared or undeclared, or any act of war, for military personnel or others while participating in the armed forces and Covered under other medical insurance.

7.43 Newborn care

- (1) Newborn home delivery and mid-wives.
- (2) Newborn care processed as Preventive Care when utilizing Out-of-Network Providers.

7.44 No obligation to pay

Services and supplies for which the Participant has no legal obligation to pay.

7.45 Non-Covered Providers

Services rendered by non-Covered Providers, including, but not limited to, the following Providers and facilities:

- (1) naturopaths;
- (2) licensed counselors (except as specifically provided in Article 1.89);
- (3) mid-wives;
- (4) marital counselors; or
- (5) sanatoriums.

7.46 Nutritional counseling

Food or food supplements.

7.47 Obesity and weight control services

Care and treatment for obesity, weight loss or dietary control, regardless of Medical Necessity, including, but not limited to:

- (1) bariatric, gastric bypass, or related surgeries;
- (2) removal of excess fat or skin following weight loss;
- (3) services at a health spa or similar facility; or
- (4) Prescription Drugs prescribed for weight loss.

7.48 Occupational Injury

Services and supplies for any condition, disease, ailment or accidental Injury arising out of and in the course of employment if Benefits or compensation is available, in whole or in part, under any worker's compensation or occupational disease statutes or other similar law (the "Statutes"). This exclusion applies whether or not the Participant Claims the Benefits or

compensation and whether or not the Participant recovers compensation from any third party. However, if a dispute arises between the Participant and the insurance carrier for any Coverage under one (1) of these Statutes, the Plan may pay the Covered services, pending settlement of the workers' compensation claims, and if the insurance carrier for Benefits or compensation under these Statutes should later be held responsible, the Participant or carrier would be required to reimburse the Plan.

7.49 Office visits, diagnostic and treatment services received in a Physician's office

- (1) Preventive Care services when utilizing Out-of-Network Providers.
- (2) Office visits for Excluded Services may not be Covered.

7.50 Oral surgery and diseases of the mouth

- (1) Oral implants and transplants except for Medically Necessary treatment of Acute traumatic Injury or cleft palate showing continued functional impairment.
- (2) Oral surgery supplies that are required as part of an orthodontic treatment program or that are required for correction of an occlusal defect.
- (3) Surgical procedures that involve the teeth or their supporting structures (such as the periodontal membrane, gingival, and alveolar bone), except as provided in Article 5.
- (4) Surgical procedures involving orthodontic care, dental implants, or preparation of the mouth for the fitting or the continued use of dentures, except as provided in Article 5.
- (5) Injuries to the teeth while eating are not considered accidental Injuries.
- (6) Other services not provided in Article 5.

Refer to the "Dental Services" section of Article 5 and this article.

7.51 Orthotic Appliances and Prosthetic Devices

Refer to the "Prosthetic Devices and Orthotic Appliances" section of this article.

7.52 Out-of-Network Rate

Charges in excess of the Out-of-Network Rate, or in excess of the value of the service or supply as determined by the Claims Administrator.

7.53 Outpatient Diagnostic Tests and Therapeutic Treatments

Services processed as Preventive Care Services when utilizing Out-of-Network Providers.

7.54 Outpatient services, surgeries, and supplies

- (1) Non-Covered services, surgeries, and supplies under the Plan as provided in this article.
- (2) Services processed as Preventive Care Services when utilizing Out-of-Network Providers.

7.55 Outside the scope of a Provider

Services or supplies rendered or prescribed by a Provider outside the scope of his or its license.

7.56 Over-the-Counter Drugs

Medication and oral nutritional supplements that do not require a prescription under federal law even if your doctor prescribes them or if a prescription is required under your State or local law.

7.57 Pelvic examinations and pap smears

Non-symptomatic pelvic exams and pap smears when utilizing Out-of-Network Providers.

7.58 Personal hygiene and convenience items

Refer to the "Durable Medical Equipment (DME)" section of this article.

7.59 Phenylketonuria (PKU) or any other amino and organic acid inherited disease formula/food

- (1) Outpatient enteral tube feedings or formula and supplies, except as provided in Article 5, including, but not limited to use for PKU or any other amino and organic acid inherited disease.
- (2) Nutritional-based therapies, except for treatment of PKU and for nutritional deficiencies due to short bowel syndrome and HIV.
- (3) Oral supplements and/or enteral feedings, either by mouth or by tube.

7.60 Podiatry

- (1) Services in connection with the following:
 - a) the treatment of weak, strained, flat, unstable or unbalanced feet;
 - b) fallen arches;
 - c) metatarsalgia or bunions (except for open cutting operations or laser surgery);
 - d) corns;
 - e) calluses ;and
 - f) toenails (except for the partial or complete removal of nail roots or for services for metabolic peripheral vascular disease or diabetes).
- (2) Shoe inserts unless the Participant has diabetes with demonstrated peripheral neuropathy or the insert is needed for a shoe that is part of a brace. If all necessary criteria are present, one (1) pair of shoe inserts will be Covered per calendar year.

7.61 Prescription Drugs

(1) Services and supplies when utilizing Out-of-Network Providers and Out-of-Network pharmacies.

7.62 Preventive care

Preventive Care services when utilizing Out-of-Network Providers and Out-of-Network pharmacies.

7.63 Prostate screenings and exams

Non-symptomatic prostate screenings when utilizing Out-of-Network Providers.

7.64 Prosthetic Devices and Orthotic Appliances

- (1) Repair, replacement or maintenance of DME, Prosthetic Devices or braces unless there is sufficient change in the Participant's physical condition to make the original device no longer functional.
- (2) Maintenance due to normal wear and tear of items owned by the Participant.
- (3) Services relating to hearing aids as follows:
 - a) Routine hearing tests, audiograms, and hearing aids except as stated in the "Hearing Aids and Screenings" section of Article 5;
 - b) Adjustments, batteries, and other services related to hearing aids; and
 - c) All Out-of-Network services.
- (4) More than one (1) pair of therapeutic shoes, including fitting of shoes and inserts, per calendar year for diabetic foot disease or peripheral neuropathy.
- (5) Electrical continence aids, either anal or urethral.
- (6) Implants for cosmetic or psychological reasons.
- (7) Replacement batteries or routine maintenance or maintenance agreements.
- (8) Penile prostheses for psychogenic impotence.
- (9) Dental appliances.
- (10) Orthopedic shoes.
- (11) Replacement of cataract lenses except when new cataract lenses are needed because of prescription change not to exceed the cost of traditional intraocular lenses.
- (12) Devices employing robotics.
- (13) All mechanical organs.

- (14) Arch supports and other foot support devices.
- (15) Elastic stockings.
- (16) Remote control devices.
- (17) Garter belts.
- (18) Special braces.
- (19) Shoe inserts unless the Participant has diabetes with demonstrated peripheral neuropathy or the insert is needed for a shoe that is part of a brace. If all necessary criteria are present, one (1) shoe insert will be Covered per calendar year.

For exclusions related to therapeutic shoes, refer to the "Podiatry" section of Article 5 and this article.

For exclusions related to Hearing Aids, Cochlear Implants, and BAHA devices, refer to the "Hearing Aids and Screenings" section of Article 5 and this article.

For exclusions related to Cataract lenses, refer to the "Eyeglasses and Corrective Lenses" section of Article 5 and this article.

For exclusions related to Penile Prosthesis, refer to the "Implants and Related Health Services" section of Article 5 and this article.

7.65 Radiology

X-ray services for non-Covered services.

7.66 Reconstructive surgery

Refer to the "Cosmetic, Plastic and Related Reconstructive Surgery" section of Article 5 and this article.

7.67 Reduction mammoplasty

Reduction, including for male gynecomastia, and augmentation mammoplasty that is not Medically Necessary or is not associated with Reconstructive Surgery following a Medically Necessary mastectomy.

7.68 Services not listed as Covered

- (1) Services or supplies not specifically listed as Covered.
- (2) Services not specified as Covered.

7.69 Services not ordered by a Physician

Any Hospital service or supply not ordered by a Physician.

7.70 Sexual related services and supplies

Services or supplies related to sex transformation, sexual therapy or counseling, or sexual dysfunctions or inadequacies except conditions resulting from Injury or organic disease.

7.71 Standards of medicine

Services and supplies for treatment not rendered in accordance with standards of medical practice, as determined by the Claims Administrator.

7.72 Surgical services

Refer to the following sections of Article 5 and this article:

- (1) "Inpatient Hospital Care;"
- (2) "Outpatient Services, Surgeries, and Supplies"; and
- (3) "Oral Surgery and Diseases of the Mouth."

7.73 Taxes on purchases

Taxes on Covered expenses such as crutches, braces, etc., that the Participant purchases.

7.74 Telemedicine Services

- (1) Site-origination fees for the telemedicine provider.
- (2) Standard telephone, facsimile transmissions, unsecured electronic mail, or a combination thereof, does not constitute telemedicine services.

7.75 Temporomandibular joints (TMJ)

Non-surgical services, including appliances such as braces, splints, other orthodontia, etc.

7.76 Termination of pregnancy (Abortion)

Refer to the "Birth Control" section of Article 5 and this article.

7.77 Therapy/Rebalance Billings and supplies

- (1) Rehabilitative services provided for long-term, chronic medical conditions. Long-term Physical Therapy and rehabilitation or other Physical Therapy or rehabilitation when no significant improvement has occurred or is likely to occur.
- (2) Rehabilitative services whose primary goal is to maintain the Participant's current level of function, as opposed to improving the functional status.
- (3) Rehabilitative services whose primary goal is to return the Participant to a specific occupation or job, such as work-hardening or work-conditioning programs.

- (4) Educational or vocational therapy, schools or services designed to retrain the Participant for employment.
- (5) Physical and occupational rehabilitative services whose purpose is to treat or improve a developmental/learning disability or delay. Refer to definition of Developmental Delay in Article 1.26.
- (6) Balance Billings that are Experimental or have not been shown to be clinically effective for the medical condition being treated.
- (7) Alternative Rehabilitation Services (e.g., acupuncture, acupressure).
- (8) Fees or costs associated with services that are primarily exercise. Examples include, but are not limited to, membership fees for health clubs, fitness centers, weight loss centers or clinics, or home exercise equipment.
- (9) Physical, Occupational, and Speech Therapy visits over sixty (60) combined Outpatient visits per calendar year.
- (10) Therapy or services related to Developmental Delays.

7.78 Transplants (human organ)

Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.

- (1) Transplantation health services for the donor under this Plan if the recipient is not a Participant.
- (2) Any transplant service deemed Experimental or Investigational.
- (3) Any transplant service deemed cosmetic.
- (4) Any service received or supplies furnished outside the United States or Canada.
- (5) Treatment while the Participant is not under the regular care of a Physician or for a service or supply which is not Prior Authorized by the Claims Administrator.
- (6) Treatment arising out of or in the course of a Participant's employment with an employer or self-employment.
- (7) Air ambulance transportation, unless approved by the medical director.
- (8) Travel time and related expenses charged by a Provider of service.
- (9) Services and supplies, which are not Medically Necessary.
- (10) A Covered transplant procedure using fetal tissue.
- (11) Expenses for other than human-to-human organ transplants.
- (12) Oral implants/transplants.

(13) Services or supplies for which there would be no payment required if the Plan did not provide a Benefit; or Benefits are available through any governmental program which provides or pays for health services, whether or not such Benefits are applied for, except Benefits received from Medicaid.

7.79 Transportation/ambulance services

- (1) Ambulance/transportation due to the absence of other transportation on the part of the Participant.
- (2) Non-medical Emergency ambulance/transportation services regardless of who requested the ambulance/transportation service.
- (3) Ambulance/transportation charges, except as provided in the "Ambulance/Transportation Services" and "Transplant (Human Organ)" sections of Article 5.
- (4) Air ambulance transportation for transplants, unless approved by the medical director.

7.80 Well child care

Preventive Care services when utilizing Out-of-Network Providers.

7.81 Vision Services

- (1) Routine Eye care services and exams
- (2) Orthoptics
- (3) Eye exercise
- (4) Radial Keratotomy
- (5) LASIK
- (6) Other refractive eye surgery
- (7) Other services not relative to injury or disease

ARTICLE 8

MEDICARE PARTICIPANT PROVISIONS

8.1 Eligibility

The Medicare Participant provisions of the Plan as stated in Article 2.5 apply to the following Participant classes:

- (1) Retirees and their Dependents;
- (2) Vested Participants and their Dependents;
- (3) surviving Spouses and their Dependents; and
- (4) Long-Term, and Work-Related Disability Recipients and their Dependents.

Medicare Participant provisions do not apply to Employees and their Dependents.

Plan Benefits for Covered services received on and after the date Medicare Participant status begins will be paid according to the terms of this article.

8.2 Deductible(s)

The Deductibles are as follows:

- (1) Four hundred fifty dollars (\$450) per calendar year per Medicare Participant applied to all Covered medical services rendered to the Medicare Participant;
- (2) fifty dollars (\$50) for Private Duty Nursing Services; and
- (3) one hundred dollars (\$100) calendar year Deductible per Medicare Participant for the Prescription Drug program, unless the Participant qualifies for low income subsidy and is not subject to the Deductible.

<u>Prescription Drug amounts credited to a Participant's non-Medicare Prescription Drug</u> <u>Deductible in the calendar year a Participant becomes eligible for Medicare Part D will not be</u> <u>credited toward the Medicare Participant's annual Prescription Drug Deductible.</u>

8.3 Benefits

The Medicare Participant Benefits of the Plan are designed to supplement the Benefits of Parts A and B of Medicare. For purposes of calculating Medicare Participant Benefits under the Plan, each Medicare Participant will be deemed to be enrolled in both Part A and Part B of Medicare, and no Plan Benefits will be paid for services Covered by Medicare Part B if the Medicare Participant is not enrolled in Medicare Part B.

Once the Medicare Allowed Amount has been determined, the Claim is reduced by the amount payable by Medicare. On Medicare assigned Claims, Benefits are paid up to the Medicare Allowed Amounts. On Medicare nonassigned Claims, Benefits are paid up to the lesser of the Provider's actual fee or up to 15% over the Medicare Allowed Amount for the type of services rendered.

Prescription Drug Benefits, which are not Covered by Medicare Parts A or B, will be Covered under the Plan's Part D Prescription Drug program, as stated in the guidelines of the summary Plan document. Refer to Article 6 for additional information.

Other specific Benefits the Plan will Cover include the first three (3) pints of blood, which are not Covered by Medicare Parts A and B; and one (1) x-ray of the spine by a chiropractor per calendar year subject to your Deductible(s) and Coinsurance requirements under the Plan.

8.4 Coordination of Benefits

If a Medicare Participant receives Benefits from any other group health plan that is intended to supplement Medicare, the Plan will coordinate its Benefits with those of the other health plan as described in Article 10; however, the Plan will always calculate its Medicare Participant Benefits after Medicare has paid.

In all cases, Medicare Prescription Drug Coverage under a Medicare Part D Plan is always the secondary payer if other Prescription Drug Coverage exists, with few exceptions. It is the Medicare Participant's responsibility to notify the Plan if other Prescription Drug Coverage exists.

8.5 Services by Non-Medicare Provider

If a Medicare Participant is confined in a Hospital or treated by a Provider that does not participate in Medicare, and if Medicare Benefits are not recoverable by individual filing, Plan Benefits for such confinement or treatment will be calculated under the regular non-Medicare Participant provisions of the Plan. If Medicare Benefits are recoverable by individual filing, Plan Benefits for such confinement or treatment will be calculated according to these Medicare Participant provisions. The responsibility for filing the forms necessary for Medicare reimbursement will be with the Medicare Participant.

8.6 Coverage for Out-of-Country Services

Benefits are payable as stated in Article 8.5.

8.7 Coverage for Veterans Administration (VA) Facilities

- (1) If a Medicare Participant is confined in a VA Hospital, the Plan will consider the equivalent of the current Medicare Part A Deductible(s) as an eligible expense, which will be paid to the VA Hospital at one hundred percent (100%) after the Plan's yearly Deductible(s) has been met; and
- (2) Services received from a VA doctor or facility will be Covered at either the patient responsibility based on Medicare equivalent remittance advice (if provided) or twenty percent (20%) of the billed eligible expense. This Coverage will be provided after the Plan's yearly Deductible(s) has been met. Payment will be made to the doctor or facility only. This Coverage is equivalent to eligible expenses Covered by the Plan for Medicare Part B; and
- (3) The Plan will not coordinate Benefits on Prescription Drugs purchased through another plan or a VA facility.

8.8 Coverage for Medicare Denied Claims

If Medicare denies a Claim for services considered a Covered service under the Plan for non-Medicare Participants, the services will be paid in accordance with the Plan's usual Deductible and Coinsurance.

8.9 Diabetic Testing Supplies

Diabetic testing supplies, including glucose testing monitor, blood glucose testing strips, lancet devices and lancets will be Covered under Medicare Part B, and will no longer be Covered under your Prescription Drug program. Insulin and syringes will continue to be Covered under your Part D Prescription Drug program.

Schedule of Benefits for Medicare Participants Effective 1/1/2014

This Schedule of Benefits summarizes your obligation towards the cost of certain Covered services for all Medicare Participants of the Plan. Refer to Article 5 for a detailed description of Covered services, Article 6 for Prescription Drug Coverage, and to Article 7 for a detailed description of limitations or exclusions.

*The Participant will be responsible 100% for amounts above the Out-of-Network Rate.

All services must be Medically Necessary as a condition of Coverage and not otherwise limited or excluded.

Once the Medicare Allowed Amount has been determined, the Claim is reduced by the amount payable by Medicare. On Medicare assigned Claims, Benefits are paid up to the Medicare Allowed Amounts. On Medicare non-assigned Claims, Participants may have no additional responsibility after Deductible and the Medicare payment.

			PARTICIPANT	RESPONSIBILITY			
BENEFITS AND SERVICES		MEDICARE ASSIGNED	MEDICARE NON-	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS			
		CLAIMS	ASSIGNED CLAIMS	IN-NETWORK	OUT-OF- NETWORK		
1.	Deductible	Individual	Individual	Individual M	edical \$450		
	(Medical) Total amount a	Medical \$450	Medical \$450	Private Duty	Nursing \$50		
	Participant is required to pay each calendar year before applicable Coinsurance is applied to Covered services. The Deductible need only be met once per Participant per calendar year and does not apply to the Out-of-Pocket Limit or the Prescription Drug Deductible.	Private Duty Nursing \$50	Private Duty Nursing \$50				

*The Participant will be responsible one hundred percent (100%) for amounts above the Out-of-Network Rate for medical Coverage.

**For 2014, the Part D Coverage gap begins when the total cost for prescription drugs for the calendar year reaches \$2,850.
		PARTICIPANT RESPONSIBILITY				
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS		
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK	
2.	Deductible (Prescription Drug) Total amount a Medicare Participant is required to pay each calendar year before applicable Coinsurance is applied to Covered services. The Deductible need only be met once per Medicare Participant per calendar year and does not apply to the Out-of-Pocket Limit or the medical Deductible.	Individual \$100	Individual \$100	Individual \$100	Not Covered	
3.	Out-of-Pocket Maximum: Need only be met once per Participant per calendar year. The following applies to the Out-of-Pocket Maximum: : • Medical Deductible • Medical Coinsurance for Covered Services and Supplies • Medical Copayments The following do not apply to the Out-of- Pocket Maximum	\$0	\$0	\$1,600	\$2,425	

PARTICIPANT RESPONSIBILITY					
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS	
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
3.	 Out-of-Pocket Maximum (continued) Prescription Drug Deductible Prescription Drug Copayments Prescription Drug Coinsurance Costs above the Allowed Amount (for In-Network services) or the Out-of-Network Rate (for Out-of- Network services) Non-Covered services and supplies Utilization review penalties Refer to Article 1.70 for the complete 				
	definition of Out-of- Pocket Maximum.				
4.	Maximum Lifetime Benefit Combined total of all Covered Benefits.	Unlimited	Unlimited	Unlin	nited

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	CLAIMS FOR S	ON-COVERED ERVICES THAT I COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
5.	Allergy Injections	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*
6.	Blood and blood products The first three (3) pints of blood, which are not Covered by Medicare Parts A and B, are Covered under this Plan.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*
7.	Cancer screenings Cancer screenings shall include the following screenings and office visits related to the screening:	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible	If processed as medical Benefit: 0% Coinsurance after Deductible	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of-Network Rate after Deductible* If processed as Preventive Care Services: Not Covered

		PARTICIPANT	RESPONSIBILITY	
BENEFITS AND SERVICES	MEDICARE ASSIGNED CLAIMS	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THA THE PLAN COVERS OUT-OF-	
		CLAIMS	IN-NETWORK	NETWORK
 7. Cancer screenings (continued) a. pelvic exam and pap smear every calendar year for any non- symptomatic woman age eighteen (18) and over; b. mammograms (Refer to the "Mammograms" section of Article 5. c. a prostate exam and PSA blood test every calendar year for any non- symptomatic man over the age of fifty (50) or for younger men who are at high risk and/or have a family history of prostate cancer; or 	If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance		

		PARTICIPANT RESPONSIBILITY				
	BENEFITS AND SERVICES	MEDICARE ASSIGNED CLAIMS	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS OUT-OF-		
			CLAIMS	IN-NETWORK	NETWORK	
7.	Cancer screenings					
	(continued)					
	d. colorectal cancer					
	screening for men					
	and women age					
	fifty (50) or older					
	or if a doctor					
	prescribes at a					
	younger age					
	because of high					
	risk or family history:fecal					
	occult blood test					
	every calendar					
	year and					
	sigmoidoscopy					
	every five (5)					
	years;					
	 a colonoscopy 					
	every ten (10)					
	years; or					
	 a digital rectal 					
	exam,					
	sigmoidoscopy,					
	colonoscopy or					
	barium test.					
	Certain services may					
	be Covered under					
	the Preventive Care					
	Benefit. Refer to the					
	"Preventive Care"					
	section of Article 5.					

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED CLAIMS	MEDICARE NON- ASSIGNED CLAIMS	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS IN-NETWORK	
8.	Chiropractic Services Coverage is provided for manipulation and spinal x-ray services. Office visit not Covered.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after	10% Coinsurance after Deductible Limited to thirty (30) manual manipulation of the spine treatments per calendar year	NETWORK 20% Coinsurance of Out-of- Network Rate after Deductible* Limited to thirty (30) manual manipulation of the spine
9.	Contracantivas	If proceed on	Deductible and the Medicare payment.	and one (1) spinal x-ray per calendar year.	treatments per calendar year and one (1) spinal x-ray per calendar year. Not Covered
J 3 .	Contraceptives (Oral) Contraceptive Coverage will not apply to the annual Out-of-Pocket Maximum. Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	If processed as medical Benefit: 0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance	 (1) Generics - 0% Coinsurance (up to age fifty- five (55) years, after fifty-five (55) years, Deductible, Coinsurance and Copayments apply) (2) Brand (no generic) - 30% Coinsurance (3) Brand (generic available) - 50% Coinsurance Items 2 and 3 are subject to the Prescription Drug Deductible and have a minimum copayment of \$5. 	

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS	
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
10.	Contraceptives (Other) Coverage for non- oral Contraceptive methods, including but not limited to devices and injectables. Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	If processed as medical Benefit: 0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance	0% Coinsurance (up to age fifty- five (55) years, after fifty-five (55) years deductible, coinsurance and copayments apply)	Not Covered
11.	Durable Medical Equipment and Diabetic Supplies Covered diabetic supplies include glucose monitors, test strips and lancets.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible	If processed as medical Benefit: 0% Coinsurance after Deductible	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of- Network Rate after Deductible* If processed as Preventive Care Services: Not Covered

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	CLAIMS FOR S	ON-COVERED ERVICES THAT N COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
11.	Durable Medical Equipment and Diabetic Supplies (continued) Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care"	If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance		
12.	Emergency Ambulance Services Coverage is provided for emergency ambulance services as defined under Emergency Services in Article 1.34 and excluded as defined in Article 7.4.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	10% Coinsurance after Deductible
13.	Emergency Services Coverage is provided for worldwide Emergency Services as defined in Article 1.34.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible	\$75 Copayment then 10% Coinsurance after Deductible	If deemed Emergency Services: \$75 Copayment then 10% Coinsurance of negotiated rate or billed charges after Deductible*

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON-	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS	
		CLAIMS	ASSIGNED CLAIMS	IN-NETWORK	OUT-OF- NETWORK
13.	Emergency Services (continued)		Participants may have no additional responsibility after Deductible and the Medicare payment.		If not deemed Emergency Services: \$75 Copayment then 20% Coinsurance of Out-of- Network Rate after Deductible*
14.	Hearing Aids and Screenings for Dependent children with Developmental Delays up to twenty-six (26) years of age (including cochlear implants and Bone Anchored Hearing Aids)	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible Limited to one (1) hearing aid per ear every twenty-four (24) months. Limited to one (1) diagnostic hearing screening and/or audiogram every twelve (12) months.	Not Covered
15.	Home Health Care and Hospice	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*

		PARTICIPANT RESPONSIBILITY			
	BENEFITS AND SERVICES	MEDICARE ASSIGNED		CLAIMS FOR S	ON-COVERED ERVICES THAT COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
16.	Immunizations Covered according to the recommended immunization schedules in Appendix B of Article 5.) The Plan will Cover the Zoster (shingles) vaccine and administration for Participants fifty (50) years of age and older. Shingles vaccine and administration is only Covered when received from a Participating Pharmacy.	0% Coinsurance of Medicare Allowed Amount	0% Coinsurance Participants may have no additional responsibility after the Medicare payment.	0% Coinsurance of eligible expenses	Not Covered
17.	Inpatient Hospital Services Unlimited Coverage is provided for the following Medically Necessary services: a. Physician and surgeon services, b. semi-private rooms (unless a private room is the only room available or is required for medical reasons),	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*

		PARTICIPANT RESPONSIBILITY			
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	CLAIMS FOR S	ON-COVERED ERVICES THAT COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
17.	Inpatient Hospital Services (continued) c. operating rooms and related facilities, d. intensive and coronary care units, e. laboratory, x-rays, radiology services and procedures, f. medications and biologicals, g. anesthesia, h) special duty nursing as prescribed, i. short-term Rehabilitation Services, j. nursing care, and l. meals and special diets.				
18.	Maternity Care, Inpatient Hospital Coverage for Subscriber and Dependents.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible	If processed as medical Benefit: 0% Coinsurance after Deductible	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of- Network Rate after Deductible* If processed as Preventive Care Services: Not Covered

		PARTICIPANT RESPONSIBILITY			
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	CLAIMS FOR S	ON-COVERED ERVICES THAT N COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
18.	Maternity Care, Inpatient Hospital (continued) Covered services include all Physician Services for mother and newborn(s), delivery, newborn nursery services and semi-private room (unless a private room is the only room available or is required for medical reasons). Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance		
19.	Maternity Care Office Visits Coverage for Subscriber and Dependents. Covered services include pre-natal and post-natal care, examinations, tests and educational services. (Infertility testing, office visit treatments and surgery are not Covered.)	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible	If processed as medical Benefit: 0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of- Network Rate after Deductible* If processed as Preventive Care Services: Not Covered

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED CLAIMS	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS OUT-OF-	
			CLAIMS	IN-NETWORK	NETWORK
19.	Maternity Care Office Visits (continued) Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	If processed as Preventive Care Services: 0% Coinsurance		
20.	Mental Health/ Substance Abuse - Inpatient	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*
21.	Mental Health/ Substance Abuse - Outpatient Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible	If processed as medical Benefit: 0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of- Network Rate after Deductible* If processed as Preventive Care Services: 0% Coinsurance

			PARTICIPANT	RESPONSIBILITY	
BENEFITS AND SERVICES		MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	CLAIMS FOR S	ON-COVERED ERVICES THAT I COVERS
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
21.	Mental Health/ Substance Abuse - Outpatient (continued)	If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	If processed as Preventive Care Services: 0% Coinsurance		
22.	 Office Visits a. Non-Preventive Care including diagnosis and consultation. b. Telemedicine services included with either PCP or Specialist Physician. Refer to Article 1.104 for the definition of Telemedicine Services. c. Preventive Care Office Visits 	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care 0% Coinsurance	10% Coinsurance after Deductible If processed as Preventive Care 0% Coinsurance	20% Coinsurance of Out-of-Network Rate after Deductible*
23.	Orthotic Appliances and Prosthetic Devices	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*

			PARTICIPANT	RESPONSIBILITY	
BENEFITS AND SERVICES		MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS	
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
24.	Outpatient Services and Diagnostic Procedures and Tests Coverage includes diagnostic procedures and tests, including but not limited to lab, radiology, and mammography. Certain procedures and tests are considered surgery, including but not limited to colonoscopy and endoscopy. Refer to the "Outpatient Services, Surgeries, and Supplies" section of Article 5. Certain services may be Covered under the Preventive Care Benefit. Refer to the "Preventive Care" section of Article 5.	If processed as medical Benefit: 0% Coinsurance of Medicare Allowed Amount after Deductible If processed as Preventive Care Services: 0% Coinsurance of Medicare Allowed Amount	If processed as medical Benefit: 0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment. If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 10% Coinsurance after Deductible If processed as Preventive Care Services: 0% Coinsurance	If processed as medical Benefit: 20% Coinsurance of Out-of- Network Rate after Deductible*

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON-	CLAIMS FOR S	ON-COVERED ERVICES THAT I COVERS
		CLAIMS	ASSIGNED CLAIMS	IN-NETWORK	OUT-OF- NETWORK
25.	Outpatient Surgery Benefits are provided for Covered services rendered at an Outpatient Hospital or free standing surgery center.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*
26.	Prescription Drug Program Prescription Drug program is available through Participating pharmacies only.		Prescription Drug	g program at the en nal information on (
27.	Preventive Care Services include immunizations as outlined in Appendix B of Article 5 and anything coded as Preventive Care, including but not limited to routine health assessments, well-child care and child health supervision services, Covered under the Plan.	If Covered by Medicare, 0% Coinsurance of Medicare Allowed Amount	If Covered by Medicare, 0% Coinsurance Participants may have no additional responsibility after the Medicare payment.	0% Coinsurance	Not Covered
28.	Prosthetic Devices and Orthotic Appliances	Refer to the "Ortl article.	hotic Appliances a	and Prosthetic Devic	es" section of this

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS	
		CLAIMS	CLAIMS	IN-NETWORK	OUT-OF- NETWORK
29.	Skilled Nursing Facility Coverage is provided in lieu of an Inpatient Hospital admission. Coverage is provided for a semi-private room (unless a private room is the only room available or is required for medical reasons).	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	20% Coinsurance of Out-of- Network Rate after Deductible*
30.	Therapy/ Rehabilitation Services and Supplies Coverage is provided for Medically Necessary Therapy Services as defined in Article 1.105.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible Limited to a combined total of sixty (60) Physical, Occupational, and Speech Therapy visits per calendar year for both In-Network and Out-Of-Network and is subject to applicable Deductibles(s) and Coinsurance	20% Coinsurance of Out-of- Network Rate after Deductible* Limited to a combined total of sixty (60) Physical, Occupational, and Speech Therapy visits per calendar year for both In- Network and Out-Of-Network and is subject to applicable Deductibles(s) and Coinsurance

			PARTICIPANT	RESPONSIBILITY	
	BENEFITS AND SERVICES	MEDICARE ASSIGNED CLAIMS	MEDICARE NON- ASSIGNED	MEDICARE NON-COVERED CLAIMS FOR SERVICES THAT THE PLAN COVERS OUT-OF-	
			CLAIMS	IN-NETWORK	NETWORK
31.	Transplant (Human Organ) Prior Authorization required. Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.	Contact the Claims Administrator's Transplant Case Manager for Transplant Benefits and Covered services.
32.	Urgent Care Urgent Care services (as deemed Urgent Care by the Claims Administrator) that are received at participating alternate facilities both in and out of the service area are Covered.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment.	10% Coinsurance after Deductible	If deemed Urgent Care: 10% Coinsurance of negotiated rate or billed charges after Deductible If not deemed Urgent Care: 20% Coinsurance of the Out-of- Network Rate after Deductible*
33.	Vision Services Refer to the "Vision Services" section of Article 5 for Covered services.	0% Coinsurance of Medicare Allowed Amount after Deductible	0% Coinsurance after Deductible Participants may have no additional responsibility after Deductible and the Medicare payment	10% Coinsurance after Deductible	20% Coinsurance of the Out-of- Network Rate after Deductible*

2014 Medicard	e Member Share		
Annual Individual Deductible		\$100	

Initial Coverage Phase Member Share up to \$2850 Total Drug Spend					
Tier	Drug Type	Minimum Copay	Сорау	Maximum Copay	
Tier 1	Generics	\$5	30%	N/A	
Tier 2	Brand - No Generic Available	\$5	30%	N/A	
Tier 3	Brand with Generic Equivalents	\$5	50%	N/A	

Coverage Gap Phase Member Share up to \$4550 Total Out-of-Pocket Expenses					
Tier	Drug Type	Minimum Copay	Сорау	Maximum Copay	
Tier 1	Generics	\$5	30%	N/A	
Tier 2	Brand - No Generic Available	\$5	30%	N/A	
Tier 3	Brand with Generic Equivalents	\$5	47.5%	N/A	

Catastrophic Member Share				
Drug Type	Minimum Copay	Copay		
Generic Drugs	\$2.55	5%		
Brand Drugs	\$6.35	5%		

Exception List Critical Care Medications					
Tier	Drug Type	Minimum Copay	Сорау	Maximum Copay	
N/A	Generics	\$5	30%	\$50	
N/A	Brand - No Generic Available	\$5	30%	\$50	
N/A	Brand with Generic Equivalents	\$5	50%	\$50	

Enhanced Drug CoverageNon Covered Medicare Medications						
Tier	Drug Type	Minimum Copay	Copay	Deductible/ OOP		
N/A	Generics	\$5	30%	N/A		
N/A	Brand - No Generic Available	\$5	30%	N/A		
N/A	Brand with Generic Equivalents	\$5	50%	N/A		

Notice For Medicare Eligible Participants

Important Notice About Your

Prescription Drug Coverage and Medicare

Please read this article carefully and keep this document where you can find it. This article has information about your current Prescription Drug Coverage for people with Medicare. It also tells you where to find more information to help you make decisions about your Prescription Drug Coverage.

Starting January 1, 2006, new Medicare Prescription Drug Coverage became available to everyone with Medicare. The Claims Administrator has determined that the Prescription Drug Coverage offered under this Plan is, on average for all Participants, expected to pay out as much as the standard Medicare Prescription Drug Coverage will pay. Read this article carefully – it explains the options you have under the Medicare Prescription Drug Coverage, and can help you decide whether or not you want to enroll in the Medicare Prescription Drug Coverage.

Because your Coverage under this Plan is on average at least as good as standard Medicare Prescription Drug Coverage, you can keep this Coverage and not pay extra if you later decide to enroll in Medicare Prescription Drug Coverage. When people become eligible for Medicare Part D, the initial enrollment period is three (3) months before the month in which the Participant first meets the Medicare eligibility requirements for Part D and ends three (3) months after the month of first eligibility. However, because you have existing Prescription Drug Coverage that, on average, is as good as Medicare Coverage, you can choose to join a Medicare Prescription Drug plan later. Each year after the initial enrollment period, you will have the opportunity to enroll in a Medicare Prescription Drug plan from November 15th through December 31st.

If you decide to enroll in a Medicare Prescription Drug plan and drop your Coverage under this Plan, be aware that you may not be able to get this Coverage back. You should compare your Coverage under this Plan, including which drugs are Covered, with the Coverage and cost of the Plans offering Medicare Prescription Drug Coverage in your area. In addition, your Coverage under this Plan pays for other health expenses, in addition to Prescription Drugs, and if you choose to drop this Plan and enroll in Medicare Prescription Drug Coverage, you will also lose all of those health Benefits under this Plan as well as your current Prescription Drug program.

You should also know that if you drop or lose your Coverage with the Plan and do not enroll in Medicare Prescription Drug Coverage after your Coverage under this Plan ends, you may pay more to enroll in Medicare Prescription Drug Coverage later. If after your initial enrollment period, you go sixty-three (63) days or longer without Prescription Drug Coverage that is at least as good as Medicare's Prescription Drug Coverage; your monthly Premium will go up at least one percent (1%) per month for every month after your initial enrollment that you did not have that Coverage. For example, if you go nineteen (19) months without Coverage, your Premium will always be at least nineteen percent (19%) higher than what most other people pay. You will have to pay this higher Premium as long as you have Medicare Coverage. In addition, you may have to wait until next November to enroll.

You may receive this notice at other times in the future such as before the next period you can enroll in Medicare Prescription Drug Coverage, and if this Coverage changes. You also may request a copy. Contact the Plan for further information.

More detailed information about the Medicare plans that offer Prescription Drug Coverage is available in the "Medicare & You" handbook published by the Centers for Medicare and Medicaid Services (CMS), the federal agency responsible for the Medicare program. You can get more information about the Medicare Prescription Drug plans from these places:

- (1) Visit <u>www.Medicare.gov</u> for personalized help
- (2) Call your State Health Insurance Assistance Program (see your copy of the "Medicare & You" handbook for their telephone number)
- (3) Call 1-800-MEDICARE (1-800-633-4227). TTY users should call 1-877-486-2048.

For people with limited income and resources, extra help paying for a Medicare Prescription Drug plan is available. Information about this extra help is available from the Social Security Administration (SSA). For more information about this extra help, visit SSA online at <u>www.socialsecurity.gov</u>, or call them at 1-800-772-1213 (TTY 1-800-325-0778).

ARTICLE 9

UTILIZATION MANAGEMENT SERVICES

9.1 General Information

The requirements listed in this article are incorporated into the Plan to reduce or eliminate costs for services and supplies not provided in a cost-effective manner.

Coverage for certain health services requires Prior Authorization through the Claims Administrator. Refer to Article 9.2. Your Participating Provider is responsible for obtaining authorization from the Claims Administrator for In-Network services; however, Non-Participating Providers are not obligated to request that authorization. Participants are responsible for verifying whether the health service received Out-of-Network is Covered under the Plan and the required Prior Authorization has been granted before receiving the health service. To verify Coverage or Prior Authorization, you may call the Participant Services number on the back of your identification card.

Failure to obtain Prior Authorization for Inpatient Hospitalization received Out-of-Network will result in a twenty percent (20%) penalty (not to exceed one thousand dollars (\$1,000)) of the total Out-of-Network Rate before Plan Benefits are determined. The penalty will be assessed on each Inpatient occurrence where Prior Authorization is required but not obtained and will not apply to the Participant's Deductible or maximum out-of-pocket Benefit. Plan guidelines for Benefit determination will apply to all Claims including those requiring Prior Authorization. One hundred percent (100%) of costs incurred for services not Covered by the Plan for any reason will be deducted before Plan payment is determined.

The Board and Claims Administrator are only providing Benefits in accordance with the Plan and their determinations as to Benefits are not intended to control the decisions of the Participant's Provider. Accordingly, they are not responsible for the quality or availability of services or supplies received by Participants.

9.2 Services Requiring Prior Authorization

Prior Authorization is the process for authorizing the non-Emergency use of facilities, diagnostic testing, and other health services before care is provided. The following services require Prior Authorization:

- (1) all Inpatient Hospital admissions
- (2) all observation admissions
- (3) all Skilled Nursing Facility, Acute Inpatient rehabilitation, and Inpatient Hospice admissions
- (4) all Inpatient Mental Health and substance abuse admissions*
 - a) Treatment plan required for the ABA under autism Coverage for diagnosis of autism and Autism Spectrum Disorders
- (5) BAHA's and cochlear implants

- (6) brachytherapy/mammosite 19296, 19298, 51020, 52250, 55860, 55862, 55865, 55875, 55876, 55920, 57155, 58346, 77750-77799, 77326-77328
- (7) Cardiac Rehabilitation
- (8) Computed Tomographic Angiography (CTA) 75571-75574,75635,70496-70498,71275,72191,73206,73706,74715
- (9) cosmetic services
- (10) DME greater than one thousand dollars (\$1,000)
- (11) genetic testing
- (12) global obstetrics notification
- (13) Hearing aids
- (14) Home Health Care Services (skilled nursing, Physical Therapy, Occupational Therapy)
- (15) home infusion services
- (16) Hospice
- (17) Intensity-Modulated Radiation Therapy (IMRT)-0073T,77301,77418
- (18) Linear Accelerator (LINAC) 61796-61800,63620-63621
- (19) nuclear stress test
- (20) Orthotic Appliances greater than one thousand dollars (\$1,000)**
- (21) Outpatient surgeries
 - a) Refer to the website for the list of codes requiring Prior Authorization
- (22) pain management
- (23) Physical and Occupational Therapy
- (24) Prosthetic Devices greater than one thousand dollars (\$1,000)
- (25) proton beam radiation 77520-77525
- (26) private duty nursing
- (27) Realtime Cardiac Monitors codes 93228 and 93229
- (28) SIR Spheres Radioactive Microspheres (SIRS)-77371-77373
- (29) sleep studies

- (30) transplants
- (31) wound care clinics
- * Mental Health and substance abuse managed by MHNet
- ** Plan excludes Coverage for special braces, orthopedic shoes, garter belts, elastic stockings and arch supports, and other foot support devices.

9.3 **Pre-Admission Certification and Concurrent Review Requirements**

- (1) Elective Hospital admissions, except those for obstetrical care, must be approved by the Claims Administrator in advance. Elective admissions are defined as admissions that do not involve Emergency Services.
- (2) Elective Hospital admissions will not be approved for any Saturday, Sunday, or nationally recognized legal holiday that occurs on Friday or Monday unless, on the day of admission, the Participant receives Medically Necessary services that can only be rendered in a Hospital and cannot be postponed.
- (3) Further, admission will not be approved for the day before a surgical procedure is scheduled to be performed unless, on the day of admission, the Participant receives Medically Necessary services that can only be rendered in a Hospital.
- (4) When an admission is approved, the Claims Administrator will determine a length of stay appropriate to the nature and severity of the Participant's condition.
- (5) During the confinement, the Claims Administrator will monitor the Participant's medical chart for appropriateness of treatment. Toward the end of the assigned length of stay, the Claims Administrator will contact Hospital personnel to ensure discharge is scheduled to occur as planned. If the attending Physician believes additional days of confinement are necessary, he may request an extension on the number of days, and will be required to submit medical data to substantiate the request.

9.4 Admission Review

Hospital admissions for obstetrical care and/or Emergency Services require admission review. In all cases, the Claims Administrator must be notified of the admission within forty-eight (48) hours or on the next working day, if later. The Claims Administrator will assign an appropriate length of stay and will monitor the Participant's care as outlined above.

9.5 Case Management

The Claims Administrator strives for the early identification and effective management of selected Participants for whom intensive management can be expected to improve the quality of care and reduce overall medical expenses. The complex case management program offers special assistance to Participants with serious and complex, long-term medical needs and promotes quality of care to reduce the likelihood of extended, more costly health care. The Claims Administrator identifies serious and complex medical conditions as ones that are persistent and substantially disabling or life-threatening and that require treatments and services across a variety of domains of care to ensure the best possible outcome for each

unique Participants. Long-term medical needs are those that are more chronic than Acute and can be expected to require extended use of health care resources.

Complex case management is a collaborative process which assesses, plans, implements, coordinates, monitors, and evaluates options and services to meet an individual Participant's health care needs through communication and available resources to promote quality, cost-effective outcomes.

Note: Participation in case management is voluntary. There are no reductions of Benefits or penalties if the patient and family choose not to participate.

9.6 Disease Management

The Claims Administrator offers disease management programs designed to assist patients with the management of chronic Illnesses. The disease management programs are based on nationally recognized clinical practice guidelines and designed to provide education on disease processes, treatment goals and self management skills. The disease management programs include disease-specific educational packets, target reminders for recommended services, and support from a disease management call center staffed with RNs and health coaches.

Note: Participation in disease management programs is voluntary. There are no reductions of Benefits or penalties if the patient chooses not to participate.

ARTICLE 10

COORDINATION OF BENEFITS

10.1 Applicability

- (1) The Coordination of Benefits (COB) provision applies to the Plan when a Participant has health care Coverage under more than one (1) health plan. Health plan, for purposes of this article, is defined in Article 10.2.
- (2) If this COB provision applies, Article 10.3 should be examined. Those rules determine whether the Benefits of the Plan are determined before or after those of another health plan. The Benefits of the Plan:
 - a) shall not be reduced when, under Article 10.3, the Plan determines its Benefits before another health plan; but
 - b) may be reduced when, under Article 10.3, another health plan determines its Benefits first. This reduction is described in Article 10.4.
- (3) Other insurance Coverage on Dependents will be verified annually by the Claims Administrator.

10.2 Definitions

- (1) Health plan means any of these that provide Benefits or services for, or because of, medical or dental care or treatment:
 - a) Group insurance or group-type Coverage, whether insured or uninsured. This includes prepayment, group practice or individual practice Coverage. This provision does not include individual contracts, Hospital indemnity-type Coverages that are written on a non-expense incurred basis, student accident Coverages, or automobile medical insurance plans.
 - b) Coverage under a governmental plan required or provided by law. This does not include a State plan under Medicaid (Title XIX, Grants to States for Medical Assistance Programs, of the United States Social Security Act as amended from time to time). It also does not include any plan when, by law, its Benefits exceed those of any private insurance program or other non-governmental program.

Each contract or other arrangement for Coverage under this section is a separate health plan. Also, if an arrangement has two (2) parts and COB rules apply to only one (1) of the two (2), each of the parts is a separate health plan.

(2) Primary Plan/Secondary Plan

The section below "Order of Benefit Determination Rules" (Article 10.3) states whether the Plan is a primary plan or secondary plan as to another health plan Covering the person.

When the Plan is a primary plan, its Benefits are determined before those of the other health plan and without considering the other health plan's benefits.

When the Plan is a secondary plan, its Benefits are determined after those of the other health plan and may be reduced because of the other health plan's benefits.

When there are more than two (2) health plans Covering the person, the Plan may be a primary plan as to one (1) or more other health plans, and may be a secondary plan as to a different health plan.

In all cases, Medicare Prescription Drug Coverage under a Medicare Part D Plan is always the secondary payer if other Prescription Drug Coverage exists, with few exceptions. It is the Medicare Participant's responsibility to notify the Plan if other Prescription Drug Coverage exists.

(3) Allowable Expense means a necessary, reasonable, and customary item of expense for health care, when the item of expense is Covered at least in part by one (1) or more plans Covering the person for whom the Claim is made.

The difference between the cost of a private Hospital room and the cost of a semi-private Hospital room is not considered an allowable expense under the above definition unless a private Hospital room is the only room available or is Medically Necessary either in terms of generally accepted medical practice or as specifically defined in the health Plan.

When a health plan provides Benefits in the form of services, the reasonable cash value of each service rendered will be considered both an allowable expense and a Benefit paid.

(4) Claim Determination Period means a calendar year. However, it does not include any part of a year during which a person has no Coverage under the Plan, or any part of a year before the date this COB provision or a similar provision takes effect.

10.3 Order of Benefit Determination Rules

- (1) General When there is a basis for a Claim under the Plan and another health plan, the secondary plan is one whose benefits are determined after those of the other health plan, unless:
 - a) the other health plan has rules coordinating its benefits with those of the Plan; and
 - b) both those rules and the Plan's rules, in the subparagraph below, require that the Plan's Benefits be determined before those of the other health plan.
- (2) Rules The Plan determines its order of Benefits using the first of the following rules that applies:
 - a) Subscriber The benefits of the health plan that Covers the person as a Subscriber (that is, other than as a Dependent) are determined before those of the health plan that Covers the person as a Dependent.

- b) Dependent Child/Parents not Separated or Divorced Except as stated in the subparagraph below, when the Plan and another health plan Cover the same child as a Dependent of different persons, called parents:
 - i. the benefits of the health plan of the parent whose birthday falls earlier in a year are determined before those of the health plan of the parent whose birthday falls later in that year; but
 - ii. if both parents have the same birthday, the benefits of the health plan that Covered the parent longer are determined before those of the health plan that Covered the other parent for a shorter period of time.
- c) Dependent Child/Separated or Divorced Parents If two (2) or more health plans Cover a person as a Dependent child of divorced or separated parents, benefits for the child are determined in this order:
 - i. first, the health plan of the parent with custody of the child;
 - ii. then, the health plan of the Spouse of the parent with custody of the child; and
 - iii. finally, the health plan of the parent not having custody of the child.

However, if the specific terms of a court decree state that one (1) of the parents is responsible for the health care expenses of the child, and the entity obligated to pay or provide the benefits of the health plan of that parent has actual knowledge of those terms, the benefits of that health plan are determined first. This paragraph does not apply with respect to any Claim determination period or calendar year during which any benefits are actually paid or provided before the entity has that actual knowledge.

- d) Active/Inactive Employee The benefits of a health plan that Covers a person as an Employee who is neither laid off, terminated, on long-term disability, nor retired (or as that Employee's Dependent) are determined before those of a health plan that Covers that person as a laid-off, terminated, disabled, or retired Employee (or as that Employee's Dependent). If the other health plan does not have this rule, and if, as a result, the health plans do not agree on the order of benefits, this rule (iv) is ignored.
- e) Longer/Shorter Length of Coverage If none of the above rules determine the order of benefits, the benefits of the health plan that Covered a Subscriber longer are determined before those of the health plan that Covered that person for the shorter time.

10.4 Effect on the Benefits of the Plan

This section applies when, in accordance with the section above "Order of Benefit Determination Rules" (Article 10.3). The Plan is a secondary plan as to one (1) or more other health plans. In that event, the Benefits of the Plan may be reduced under this section. Such other health plans are referred to as "the other health plans" in Article 10.4(1) immediately below.

- (1) Reduction in the Plan's Benefits -The Benefits of the Plan will be reduced when the sum of:
 - a) the Benefits that would be payable for the allowable expenses under the Plan in the absence of this COB provision; and
 - b) the benefits that would be payable for the allowable expenses under the other health plans, in the absence of provisions with a purpose like that of this COB provision, whether or not Claim is made, exceeds those allowable expenses in a Claim determination period. In that case, the Benefits of the Plan will be reduced so that they and the benefits payable under the other health plans do not total more than those allowable expenses. When the Benefits of the Plan are reduced as described above, each Benefit is reduced in proportion. It is then charged against any applicable Benefit limit of the Plan.

10.5 Right to Receive and Release Needed Information

Certain facts are needed to apply these COB rules. The Claims Administrator has the right to decide which facts are needed, and may get needed facts from or give them to any other organization or person. The Claims Administrator need not tell, or get the consent of, any person to do this. Each person claiming Benefits under the Plan must give the Claims Administrator any facts needed to pay the Claim.

10.6 Facility of Payment

A payment made under another health plan may include an amount that should have been paid under the Plan. If that occurs, the Claims Administrator may pay that amount to the organization that made that payment. That amount will then be treated as though it were a Benefit paid under the Plan. The Claims Administrator will not have to pay that amount again. The term "payment made" includes providing Benefits in the form of services, in which case "payment made" means reasonable cash value of the Benefits provided in the form of services.

10.7 Right of Recovery

If the amount of the payments made by the Claims Administrator is more than should have been paid under this COB provision, recovery of the excess may be made from one (1) or more of:

- (1) the persons paid or for whom paid;
- (2) insurance companies; or
- (3) other organizations.

The "amount of the payments made" includes the reasonable cash value of any Benefits provided in the form of services.

ARTICLE 11

COBRA CONTINUATION COVERAGE RIGHTS

11.1 General Information

The right to COBRA continuation Coverage was created by a federal law, the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). COBRA continuation of Coverage can become available to you when you would otherwise lose your group health Coverage. It can also become available to other members of your family who are Covered under the Plan when they would otherwise lose their group health Coverage. As a State sponsored Plan, this Plan is subject to COBRA provisions.

COBRA continuation Coverage is a continuation of Plan Coverage when Coverage would otherwise end because of a life event known as a "qualifying event." Specific qualifying events are listed later in this summary Plan document. After a qualifying event, COBRA continuation Coverage must be offered to each Participant who is a "qualified beneficiary." You, your Spouse and your Dependent children could become qualified beneficiaries if Coverage under the Plan is lost because of the qualifying event. Under the Plan, qualified beneficiaries who elect COBRA continuation Coverage must pay for the Coverage.

11.2 Qualified Beneficiary

For purposes of this article, the term "qualified beneficiary" means any individual who, on the day of or the day before the qualifying event, is a Participant under the Plan as:

- (1) the non-Medicare or Medicare Subscriber;
- (2) the non-Medicare or Medicare Spouse of the Subscriber; or
- (3) the non-Medicare or Medicare Dependent child of the Subscriber.

11.3 Qualifying Event

- (1) If you are the **Employee**, you will become a qualified beneficiary if you lose your Coverage under the Plan because either of the following events happens:
 - a) your hours of employment are reduced, or
 - b) your employment ends for any reason other than your gross misconduct and you do not qualify as a Vested Participant under MPERS.
- (2) If you are the Spouse of a Subscriber, you will become a qualified beneficiary if you lose Coverage under the Plan because one (1) of the following qualifying events happens:
 - a) your Spouse's hours of employment are reduced;
 - b) your Spouse's employment ends for any reason other than his gross misconduct; or
 - c) you become divorced or legally separated from your Spouse.

- (3) If you are a **Dependent child**, you will become a qualified beneficiary if you lose Coverage under the Plan because one (1) of the following qualifying events happens:
 - a) the parent-Employee's hours of employment are reduced;
 - b) the parent-Employee's employment ends for any reason other than his gross misconduct;
 - c) loss of "Dependent child" status under the Plan.

11.4 Non-Qualifying Events

The following are non-qualifying events for which the Plan is not required to offer COBRA Coverage:

- (1) Participants eligible for continuation of Coverage as Vested Participants of MPERS;
- (2) Participants electively cancelling their medical insurance Coverage;
- (3) Participant's loss of Coverage is due to gross misconduct; or
- (4) Dependent children age twenty-five (25) years of age who fail to submit an "Attestation for Dependent Child" form to the Employee Benefits' office attesting they do not have medical insurance Coverage through his/her employer and they are not eligible for Coverage through active military. These guidelines are in accordance with the Affordable Care Act, effective January 1, 2011.

11.5 Vested Status vs. COBRA

Terminated Employees with vested status can continue our medical Coverage, including any eligible Dependents as long as Premiums are paid and, for Dependents, as long as they are eligible.

11.6 Applicable Premium

For purposes of this article, the term "applicable Premium" means the cost of the Coverage as determined pursuant to the law.

11.7 COBRA Election Period

For purposes of this article, the term "COBRA Election Period" means the sixty (60) day period beginning on the later of the date on which Coverage terminates under the Plan by reason of a qualifying event or the date notice is given to a Participant pursuant to Article 11.12.

If a qualified beneficiary waives continuation Coverage during the Election Period, he must be permitted to later revoke the waiver of Coverage and elect continuation Coverage, as long as the revocation is submitted before the end of the Election Period. If a waiver is later revoked, the Plan is permitted to make continuation Coverage effective on the date the waiver was revoked.

11.8 Maximum Coverage Period

In the case of a qualifying event specified in Article 11.3, Coverage may be continued, pursuant to this article:

- for a maximum period of eighteen (18) months when the qualifying event is the end of employment or reduction of the Employee's hours of employment and the Employee is no longer eligible for Benefits;
- (2) If the qualifying event is the end of employment or reduction of the Employee's hours, and the Employee became entitled to Medicare less than eighteen (18) months before the qualifying event, COBRA Coverage for the Employee's Spouse and Dependents can last up to thirty-six (36) months after the date the Employee becomes entitled to Medicare. (For example, if a Covered Employee became entitled to Medicare eight (8) months before the date his/her employment ends, COBRA Coverage for his/her Spouse and children would last twenty-eight (28) months (thirty-six (36) months minus eight (8) months);
- (3) if the qualified beneficiary is determined, under Title II or Title XVI of the Social Security Act, to have been disabled at the time of a qualifying event specified in Article 11.3, Coverage may be extended from eighteen (18) to twenty-nine (29) months and the disability would have to have started at some time before the sixtieth (60th) day of COBRA continuation Coverage and must last at least until the end of the eighteen (18) month period of continuation Coverage;
- (4) if your family experiences another qualifying event while receiving eighteen (18) months of COBRA continuation Coverage, the Spouse and Dependent children in your family can get up to eighteen (18) additional months of COBRA continuation Coverage, for a maximum of thirty-six (36) months, if notice of the second qualifying event is properly given to the Plan. This extension may be available to the Spouse and any Dependent children receiving continuation Coverage if the qualifying event is a divorce or legal separation, or if the Dependent child stops being eligible under the Plan as a Dependent child, but only if the event would have caused the Spouse or Dependent child to lose Coverage under the Plan had the first qualifying event not occurred;
- (5) the maximum period of thirty-six (36) months applies to any qualifying event other than the termination of employment or reduction of Employee's hours so that the Employee is not eligible for Benefits.

11.9 Terminating Events

The eighteen (18), twenty-nine (29) and thirty-six (36) month periods specified in Article 11.8 are the maximum continuation periods required by law. The Plan may terminate continuation Coverage earlier than the end of the maximum period for any of the following reasons:

 the first day, after the qualified beneficiary elects to continue Coverage, on which the qualified beneficiary is Covered under another employer's medical plan provided the new plan does not contain any exclusion or limitation with respect to any pre-existing condition of such beneficiary;

- (2) the day the qualified beneficiary is entitled to Medicare Coverage;
- (3) the end of the last period for which timely Premium payments are made pursuant to the below section "Premium Requirements" (Article 11.11); or
- (4) the date the Employer ceases to maintain any group health plan; or
- (5) a qualified beneficiary engages in conduct that would justify the Plan in terminating Coverage of a similarly situated Participant or beneficiary not receiving continuation Coverage (such as fraud).

11.10 Rights and Privileges during Continuation Period

During the continuation period, each qualified beneficiary will be afforded the same rights and privileges, with respect to bringing in new Dependents and choosing a Plan option as regular Subscribers; however, the only Dependents who will be considered qualified beneficiaries in their own right are those who were enrolled in the Plan on the day immediately preceding the initial qualifying event.

11.11 Premium Requirements

The applicable Premium for any continuation of Coverage pursuant to this article will be paid by the qualified beneficiary in a timely manner and in monthly installments. Continuation of Coverage will cease pursuant to this article upon the failure to make timely payment of any applicable Premium with respect to the Participant for whom Coverage has been continued. The initial payment will be deemed timely if received within forty-five (45) days of the date the election is made; subsequent payments will be due on the first day of the month for which they apply, with a grace period of thirty (30) days following such due date.

11.12 Notice Requirements

- (1) The Board will provide, at the time of commencement of Coverage, written notice to each Employee Subscriber and to the Spouse (if any) of the Subscriber, of the rights provided under this article.
- (2) The Board will provide, at the time of a qualifying event specified in Article 11.3 written notice to each Employee Subscriber and to the Spouse and eligible Dependents (if any) of the Subscriber, of the rights provided under this article.
- (3) The Subscriber or the qualified beneficiary is responsible for notifying the Board of a divorce or legal separation, or cessation of Dependent eligibility within sixty (60) days after the date of such qualifying event. The qualified beneficiary who is determined under Title II or Title XVI of the Social Security Act, to have been disabled at the time of a qualifying event specified in Article 11.3 is responsible for notifying the Board of such determination within sixty (60) days after the date of the determination and for notifying the Board within thirty (30) days of the date of any final determination under such titles that the qualified beneficiary is no longer disabled.
- (4) The Board will notify any qualified beneficiary of such qualified beneficiary's rights under this section within fourteen (14) days of receiving the notice pursuant to Article 11.12 or within fourteen (14) days of the qualifying event, whichever is applicable. Any notification

to an individual who is a qualified beneficiary as the Spouse of the Subscriber will be treated as notification to all other qualified beneficiaries residing with such Spouse at the time such notification is made.

ARTICLE 12

GRIEVANCE AND APPEALS PROCEDURES

12.1 Introduction

Following is a description of how the Plan processes Claims for Benefits and reviews the Appeal of any Claim that is denied. The terms used in this section are defined below.

A "Claim" is defined as any request for a Plan Benefit, made by a claimant or by a representative of a claimant, that complies with the Plan's reasonable procedure for filing Claims and making Benefit Claims determinations.

A "Claim" does not include a request for a determination of an individual's eligibility to participate in the Plan.

If a Claim is denied, in whole or in part, or if Plan Coverage is rescinded retroactively for fraud or intentional misrepresentation, the denial is known as an "Adverse Benefit Determination."

A claimant has the right to request a review of an Adverse Benefit Determination. This request is an "Appeal." If the Claim is denied at the end of the Appeal process, as described below, the Plan's final decision is known as a "Final Adverse Benefit Determination." If the claimant receives notice of a Final Adverse Benefit Determination, or if the Plan does not follow the Appeal procedures properly, the claimant then has the right to request an independent external review. The External Review procedures are described below.

A claimant must follow all Claims and Appeal procedures both internal and external, before he or she can file a lawsuit. If a lawsuit is brought, it must be filed within two years after the final determination of an Appeal.

Any of the authority and responsibilities of the Plan Administrator under the Claims and Appeal Procedures or the External Review Process, including the discretionary authority to interpret the terms of the Plan, may be delegated to a third party. If you have any questions regarding these procedures, please contact the Plan Administrator.

There are different kinds of Claims and each one has a specific timetable for each step in the review process. Upon receipt of the Claim, the Plan Administrator must decide whether to approve or deny the Claim. The Plan Administrator's notification to the claimant of its decision must be made as shown in the timetable. However, if the Claim has not been filed properly, or if it is incomplete, or if there are other matters beyond the control of the Plan Administrator, the claimant may be notified that the period for providing the notification will need to be extended. If the period is extended because the Plan Administrator needs more information from the claimant, the claimant must provide the requested information within the time shown on the timetable. Once the Claim is complete, the Plan Administrator must make its decision as shown in the timetable. If the Claim is denied, in whole or in part, the claimant has the right to file an Appeal. Then the Plan Administrator must decide the Appeal and, if the Appeal is denied, provide notice to the claimant within the time periods shown on the timetable. The time

periods shown in the timetable begin at the time the Claim or Appeal is filed in accordance with the Plan's procedures. Decisions will be made within a reasonable period of time appropriate to the circumstances, but within the maximum time periods listed in the timetables below. Unless otherwise noted, "days" means calendar days.

12.2 Definitions

The definitions of the types of Claims are:

(1) Urgent Care Claim

A Claim involving Urgent Care is any Claim for medical care or treatment where the Plan conditions receipt of Benefits, in whole or in part, on approval of obtaining the care or treatment, and using the timetable for a non-Urgent Care determination could seriously jeopardize the life or health of the claimant; or the ability of the claimant to regain maximum function; or in the opinion of the attending or consulting Physician, would subject the claimant to severe pain that could not be adequately managed without the care or treatment that is the subject of the Claim.

A Physician with knowledge of the claimant's medical condition may determine if a Claim is one involving Urgent Care. If there is no such Physician, an individual acting on behalf of the Plan applying the judgment of a prudent layperson who possesses an average knowledge of health and medicine may make the determination.

In the case of a Claim involving Urgent Care, the following timetable applies:

Notification to claimant of Claim determination	24 hours
Insufficient information on the Claim, or failure to follow the Plan's procedure for filing a Claim:	
Notification to claimant, orally or in writing	24 hours
Response by claimant, orally or in writing	48 hours
Benefit determination, orally or in writing	48 hours
Notification of Adverse Benefit Determination on Appeal	72 hours total for all Appeal levels

If there is an Adverse Benefit Determination on a Claim involving Urgent Care, a request for an expedited Appeal may be submitted orally or in writing by the claimant. All necessary information, including the Plan's Benefit determination on review, may be transmitted between the Plan and the claimant by telephone, facsimile, or other similarly expeditious method. Alternatively, the claimant may request an expedited review under the External Review Process.

(2) Concurrent Care Claims

A Concurrent Care Claim is a special type of Claim that arises if the Plan informs a claimant that Benefits for a course of treatment that has been previously approved for a period of time or number of treatments is to be reduced or eliminated. In that case, the
Plan must notify the claimant sufficiently in advance of the effective date of the reduction or elimination of treatment to allow the claimant to file an Appeal. This rule does not apply if Benefits are reduced or eliminated due to Plan amendment or termination. A similar process applies for Claims based on a rescission of Coverage for fraud or misrepresentation.

Notification to claimant of Benefit reduction	Sufficiently prior to scheduled termination of course of treatment to allow claimant to appeal
Notification to claimant of rescission	30 days
Notification of determination on Appeal of Urgent Care Claims	24 hours (provided claimant files Appeal more than 24 hours prior to scheduled termination of course of treatment)
Notification of Adverse Benefit Determination on Appeal for non-Urgent Claims	15 days
Notification of Adverse Benefit Determination on Appeal for Rescission Claims	30 days

In the case of a Concurrent Care Claim, the following timetable applies:

(3) Pre-Service Claim

A Pre-Service Claim means any Claim for a Benefit under this Plan where the Plan conditions receipt of the Benefit, in whole or in part, on approval in advance of obtaining medical care. These are, for example, Claims subject to pre-certification. Please see the Cost Management section of this booklet for further information about Pre-Service Claims.

In the case of a Pre-Service Claim, the following timetable applies:

Notification to claimant of Adverse Benefit Determination	15 days
Extension due to matters beyond the control of the Plan	15 days
Insufficient information on the Claim:	
Notification of	15 days
Response by claimant	45 days
Notification, orally or in writing, of failure to follow the Plan's procedures for filing a Claim	5 days
Notification of Adverse Benefit Determination on	15 days per Benefit

Appeal	Appeal
Reduction or termination before the end of the treatment	15 days
Request to extend course of treatment	15 days
Review of Adverse Benefit Determination	30 days
Reduction or termination before the end of the treatment	15 days
Request to extend course of treatment	15 days

(4) Post-Service Claim

A Post-Service Claim means any Claim for a Plan Benefit that is not a Claim involving Urgent Care or a Pre-Service Claim; in other words, a Claim that is a request for payment under the Plan for medical services already received by the claimant.

In the case of a Post-Service Claim, the following timetable applies:

Notification to claimant of Adverse Benefit Determination	30 days
Extension due to matters beyond the control of the Plan	15 days
Extension due to insufficient information on the Claim	15 days
Response by claimant following notice of insufficient information	45 days
Notification of Adverse Benefit Determination on Appeal	30 days per Benefit Appeal

(5) Notice to claimant of Adverse Benefit Determinations

If a Claim is denied in whole or in part, the denial is considered to be an Adverse Benefit Determination. Except with Urgent Care Claims, when the notification may be oral followed by written or electronic notification within three (3) days of the oral notification, the Plan Administrator shall provide written or electronic notification of the Adverse Benefit Determination. The notice will state in a culturally and linguistically appropriate manner (for Plan years beginning July 1, 2011 and after) and in a manner calculated to be understood by the claimant:

Information sufficient to allow the claimant to identify the Claim involved (including date of service, the healthcare Provider, the Claim amount, if applicable, the diagnosis code and its corresponding meaning, and the treatment code and its corresponding meaning for Plan years beginning July 1, 2011 and after).

- a) The specific reason or reasons for the adverse determination, including the denial code and its corresponding meaning, and a description of the Plan's standard, if any, that was used in denying the Claim.
- b) Reference to the specific Plan provisions on which the determination was based.
- c) A description of any additional material or information necessary for the claimant to perfect the Claim and an explanation of why such material or information is necessary.
- d) A description of the Plan's internal and external Appeal procedures. This description will include information on how to initiate the Appeal and the time limits applicable to such procedures. This will include a statement of the claimant's right to bring a civil action under Section 502 of ERISA following a Final Adverse Benefit Determination.
- e) If the Adverse Benefit Determination was based on an internal rule, guideline, protocol, or other similar criterion, the specific rule, guideline, protocol, or criterion will be provided free of charge. If this is not practical, a statement will be included that such a rule, guideline, protocol, or criterion was relied upon in making the Adverse Benefit Determination and a copy will be provided free of charge to the claimant upon request.
- f) If the Adverse Benefit Determination is based on the Medical Necessity or Experimental or Investigational treatment or similar exclusion or limit, an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to the claimant's medical circumstances, will be provided. If this is not practical, a statement will be included that such explanation will be provided free of charge, upon request.
- g) Information about the availability of and contact information for, any applicable office of Health Insurance consumer assistance or ombudsman established under applicable federal law to assist individuals with the internal Claims and Appeals and external review process.

12.3 Appeals

When a claimant receives notification of an Adverse Benefit Determination, the claimant generally has 180 days following receipt of the notification in which to file a written request for an Appeal of the decision. However, for Concurrent Care Claims, the Claimant must file the Appeal prior to the scheduled reduction or termination of treatment. For a Claim based on rescission of Coverage, the claimant must file the Appeal within 30 days. A claimant may submit written comments, documents, records, and other information relating to the Claim.

If the claimant so requests, he or she will be provided, free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to the Claim. The Plan Administrator shall provide the claimant, as soon as possible and sufficiently in advance of the time within which a final determination on Appeal is required to allow the claimant time to respond, any new or additional evidence that is relied upon, considered or generated by or at the direction of the Plan. This evidence shall be provided free of charge.

A document, record, or other information shall be considered relevant to a Claim if it:

- (1) was relied upon in making the Benefit determination;
- (2) was submitted, considered, or generated in the course of making the Benefit determination, without regard to whether it was relied upon in making the Benefit determination;
- (3) demonstrated compliance with the administrative processes and safeguards designed to ensure and to verify that Benefit determinations are made in accordance with Plan documents and Plan provisions have been applied consistently with respect to all claimants; or
- (4) constituted a statement of policy or guidance with respect to the Plan concerning the denied treatment option or Benefit.

The period of time within which a Benefit determination on Appeal is required to be made shall begin at the time an Appeal is filed in writing in accordance with the procedures of the Plan. This timing is without regard to whether all the necessary information accompanies the filing.

Before the Plan Administrator issues its Final Adverse Benefit Determination based on a new or additional rationale or new or additional information or records, the claimant must be provided, free of charge, with a copy of the rationale or new or additional information or records. The rationale or additional information or records must be provided as soon as possible and sufficiently in advance of the time within which a final determination on Appeal is required to allow the claimant time to respond.

The review shall take into account all comments, documents, records, and other information submitted by the claimant relating to the Claim, without regard to whether such information was submitted or considered in the initial Benefit determination. The review will not afford deference to the initial Adverse Benefit Determination and will be conducted by a fiduciary of the Plan who is neither the individual who made the adverse determination nor a subordinate of that individual.

If the determination was based on a medical judgment, including determinations with regard to whether a particular treatment, drug, or other item is Experimental, Investigational, or not Medically Necessary or appropriate, the fiduciary shall consult with a health care professional who was not involved in the original Benefit determination. This health care professional will have appropriate training and experience in the field of medicine involved in the medical judgment. Additionally, medical or vocational experts whose advice was obtained on behalf of the Plan in connection with the initial determination will be identified.

If the Appeal of a Claim is denied, in whole or in part, the Plan Administrator shall provide written notification of the Adverse Benefit Determination on Appeal. The notice will state, in a manner calculated to be understood by the claimant:

(1) Information sufficient to allow the claimant to identify the Claim involved (including date of service, the healthcare Provider, the Claim amount, if applicable, the diagnosis code and its corresponding meaning, and the treatment code and its corresponding meaning).

- (2) The specific reason or reasons for the adverse determination, including the denial code and its corresponding meaning, and a description of the Plan's standard, if any, that was used in denying the Claim.
- (3) Reference to the specific Plan provisions on which the determination was based.
- (4) A description of any additional material or information necessary for the claimant to perfect the Claim and an explanation of why such material or information is necessary.
- (5) A description of the Plan's internal and external review procedures and the time limits applicable to such procedures. This will include a statement of the claimant's right to bring a civil action under section 502 of ERISA following an Adverse Benefit Determination on review.
- (6) A statement that the claimant is entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to the Claim.
- (7) If the Adverse Benefit Determination was based on an internal rule, guideline, protocol, or other similar criterion, the specific rule, guideline, protocol, or criterion will be provided free of charge. If this is not practical, a statement will be included that such a rule, guideline, protocol, or criterion was relied upon in making the Adverse Benefit Determination and a copy will be provided free of charge to the claimant upon request.
- (8) If the Adverse Benefit Determination is based on the Medical Necessity or Experimental or Investigational treatment or similar exclusion or limit, an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to the claimant's medical circumstances, will be provided. If this is not practical, a statement will be included that such explanation will be provided free of charge, upon request.
- (9) Information about the availability of and contact information for, any applicable office of Health Insurance consumer assistance or ombudsman established under applicable federal law to assist individuals with the internal Claims and Appeals and external review process.

12.4 External Review Process

If a claimant receives a Final Adverse Benefit Determination under the Plan's internal Claims and Appeals Procedures, he or she may request that the Claim be reviewed under the Plan's External Review process. This request must be filed in writing within 4 months after receipt of the Final Adverse Benefit Determination.

The Plan Administrator will determine whether the Claim is eligible for review under the External Review process. This determination is based on whether:

- (1) The claimant is or was Covered under the Plan at the time the Claim was made or incurred;
- (2) The denial relates to the claimant's failure to meet the Plan's eligibility requirements;

- (3) The claimant has exhausted the Plan's internal Claims and Appeal Procedures; and
- (4) The claimant has provided all the information required to process an External Review.

Within one business day after completion of this preliminary review, the Plan Administrator will provide written notification to the claimant of whether the Claim is eligible for External Review.

If the request for review is complete but not eligible for External Review, the Plan Administrator will notify the claimant of the reasons for its ineligibility. The notice will include contact information for the Employee Benefits Security Administration at its toll free number (866-444-3272).

If the request is not complete, the notice will describe the information needed to complete it. The claimant will have 48 hours or until the last day of the 4 month filing period, whichever is later, to submit the additional information.

If the request is eligible for the External Review process, the Plan will assign it to a qualified independent review organization ("IRO"). The IRO is responsible for notifying the claimant, in writing, that the request for External Review has been accepted. The notice should include a statement that the claimant may submit in writing, within 10 business days, additional information the IRO must consider when conducting the review. The IRO will share this information with the Plan. The Plan may consider this information and decide to reverse its denial of the Claim. If the denial is reversed, the Plan will notify the claimant in writing and the External Review process will end.

If the Plan does not reverse the denial, the IRO will make its decision on the basis of its review of all of the information in the record, as well as additional information where appropriate and available, such as:

- (1) The claimant's medical records;
- (2) The attending health care professional's recommendation;
- (3) Reports from appropriate health care professionals and other documents submitted by the Plan or issuer, claimant, or the claimant's treating Provider;
- (4) The terms of the Plan;
- (5) Appropriate practice guidelines;
- (6) Any applicable clinical review criteria developed and used by the Plan; and
- (7) The opinion of the IRO's clinical reviewer.

The IRO must provide written notice to the Plan and the claimant of its final decision within 45 days after the IRO receives the request for the External Review. The IRO's decision notice must contain:

(1) A general description of the reason for the External Review, including information sufficient to identify the Claim;

- (2) The date the IRO received the assignment to conduct the review and the date of the IRO's decision;
- (3) References to the evidence or documentation the IRO considered in reaching its decision;
- (4) A discussion of the principal reason(s) for the IRO's decision;
- (5) A statement that the determination is binding and that judicial review may be available to the claimant; and
- (6) Contact information for any applicable office of Health Insurance consumer assistance or ombudsman established under the PPACA.

Generally, a claimant must exhaust the Plan's Claims and Procedures in order to be eligible for the External Review process. However, in some cases the Plan provides for an expedited External Review if:

- (1) The claimant receives an Adverse Benefit Determination that involves a medical condition for which the time for completion of the Plan's internal Claims and Appeal Procedures would seriously jeopardize the claimant's life or health or ability to regain maximum function and the claimant has filed a request for an expedited internal review; or
- (2) The claimant receives a Final Adverse Benefit Determination that involves a medical condition where the time for completion of a standard External Review process would seriously jeopardize the claimant's life or health or the claimant's ability to regain maximum function, or if the Final Adverse Benefit Determination concerns an admission, availability of care, continued stay, or health care item or service for which the claimant received Emergency Services, but has not been discharged from a facility.

Immediately upon receipt of a request for expedited External Review, the Plan must determine and notify the claimant whether the request satisfies the requirements for expedited review, including the eligibility requirements for External Review listed above. If the request qualifies for expedited review, it will be assigned to an IRO. The IRO must make its determination and provide a notice of the decision as expeditiously as the claimant's medical condition or circumstances require, but in no event more than 72 hours after the IRO receives the request for an expedited External Review. If the original notice of its decision is not in writing, the IRO must provide written confirmation of the decision within 48 hours to both the claimant and the Plan.

12.5 Legal Action

No action at law or inequity shall be brought to recover a Claim under the Plan until the Grievance/Appeals process is complete after a Claim has been filed in accordance with the requirements of the Plan, nor shall such action be brought at all unless brought within three (3) years from expiration of time within which proof of loss is required by the Plan.

12.6 Misstatements

(1) Misstatements by a Participant(s) made at the time of enrollment or when a Claim is made may be grounds for denying enrollment, canceling enrollment or refusing Claim payment.

- (2) Any misstatements involving this summary Plan document may be used in canceling enrollment or denying enrollment in the Basic (State Paid) Life Insurance Plan and/or Optional Life Insurance Plan.
- (3) Failure to cooperate with the Board (or their designated representatives) and the Claims Administrator with regard to the investigation of a Claim may result in denial of that Claim and subsequent Claims.

FUNDING POLICY

13.1 General Information

The Commission, acting through the Board, will control the Plan's funds, establish the Premium rates, implement necessary or desired policy revisions and provide general administrative control.

Amounts needed to pay Claims and expenses, and to fund the Plan's reserve liabilities, are determined periodically by an independent actuary subject to approval by the Board and the Commission.

13.2 Employer Contributions

- (1) <u>Employee Subscriber</u>
 - a) The Employer will contribute a certain amount per month for each Employee, Long-Term and Work-Related Disability Recipient.
 - b) No Employer Contribution will be made for Employee Subscribers who are on leave of absence without pay, except as set out in d) below. Such Subscribers may continue Coverage by paying the required Premium without Employer Contribution.
 - c) Employees on active military leave who continue their medical Coverage will receive the Employer Contribution as long as they are on a paid leave status.
 - d) Employees whose paid or unpaid leave is designated as leave under the Family and Medical Leave Act will receive the Employer Contribution for that leave.
- (2) <u>Non-Subscriber Employees</u> If an Employee refuses or is not yet eligible for Plan Coverage, the Employer Contribution will be added to the funds established to finance the medical and life insurance plans. In no event will a non-Subscriber Employee receive reimbursement of the Employer Contribution.
- (3) <u>Retiree Subscriber</u> The Employer will contribute a certain amount per month for each Retiree Subscriber, provided the Retiree has been retained as a special consultant as authorized in Chapter 104 RSMo.
- (4) <u>Surviving Spouse Subscriber</u> The Employer will contribute a certain amount per month for each surviving Spouse Subscriber.
- (5) <u>Vested and Continuation of Coverage (COBRA) Subscribers</u> These Subscribers will receive no Employer Contribution.

13.3 Subscriber Contribution Amount

The Subscriber Contribution will vary depending upon the type of Subscriber Coverage selected, the amount needed to fund the Plan, and the amount of contribution authorized by the Commission. Subscriber Contributions are due prior to the first day of each month of

Coverage. If payment is not received, Coverage will end as of the first day of the month for which the Subscriber is delinquent.

13.4 Payment of Subscriber Contributions

Subscriber Contributions are due in advance of the Coverage Date.

All contributions will be collected by payroll deduction unless:

- (1) the Subscriber is not eligible to receive a payroll or retirement payment or the payment is not sufficient to cover the required contribution, or
- (2) the Employee is on an authorized leave of absence without pay.

If payroll deduction payments are not available, the Subscriber will be required to make payments in a manner prescribed by the Board.

13.5 Reimbursement of Contributions

- (1) Reimbursement of excess contributions shall not be issued if the Subscriber is enrolled in the cafeteria plan and the administrator of the cafeteria plan does not approve a change in status. The Subscriber would continue in the same Premium category for the remainder of the calendar year.
- (2) Except as outlined in (1) above, a Participant may be eligible for reimbursement of excess contribution as follows:
 - a) Reimbursement shall be issued for excess contributions received by the Plan for the Coverage period after the date proper documentation of a Plan change or termination of policy is received in the Employee Benefits' office located at the MoDOT Central Office in Jefferson City.

(Ex: A Premium has been collected for May's Coverage and we receive proper documentation by the last business day in April to cancel Coverage effective May 1st.)

- b) Reimbursement of excess contributions shall be issued, as outlined herein, if excess contributions were paid in reliance on misstatements of the Board or its' designated representatives (with supporting documentation of said misrepresentation), but shall be limited to twelve (12) months of reimbursement. However, reimbursement of excess contributions will not be issued if the Plan paid Claims for medical services and/or Prescription Drug costs during the twelve (12) month reimbursement period.
- c) Reimbursement of excess contributions shall not be limited in the event of death of the Subscriber or a Participant of the Plan. However, Premiums are not prorated and reimbursement shall not be issued for the month of death.

Any medical and/or prescription Claims paid by the Plan for the Participant, whose Plan Coverage was terminated during the refund period, may be recovered by the Plan.

SUBROGATION

14.1 Subrogation for Third Party Liability

Pursuant to Section 104.270, RSMo, and effective January 1, 2003, the Commission requires the Participant/Subscriber to reimburse the Plan for any medical Claims paid by the Plan for which there was third-party liability.

The Participant/Subscriber shall provide information requested by either the Board or the Claims Administrator regarding the existence of third-party liability. Failure to provide such information may result in the suspension of Benefits under the Plan for any and all services including services which are unrelated to the information requested.

Reimbursement to the Plan will be required whenever the Participant/Subscriber receives payments for physical or mental treatment from individuals, insurance companies, settlements or court verdicts. Any reimbursement shall not exceed the amount actually paid by the Plan.

Reimbursement to the Plan will not be required if the person Injured is:

(1) the policyholder of other liability Coverage; or

(2) is a Dependent of the policyholder of other liability Coverage, and it is such policy's other liability Coverage which pays. It is the responsibility of the Participant/Subscriber to provide to the satisfaction of the Board evidence of such insurance.

Failure of any Participant/Subscriber to provide reimbursement could at the discretion of the Board result in the nonpayment of services Covered by the Plan including services which are not related to the reimbursement.

RESPONSIBILITIES FOR PLAN ADMINISTRATION

15.1 Plan Administration

The operation of the Plan will be under the supervision of the Board. It shall be a principal duty of the Board to ensure that the Plan is carried out in accordance with its terms, and for the exclusive Benefit of Employees and others entitled to participate in the Plan. The Board will have full authority to administer the Plan in all of its details, subject, however, to directives of the Commission and pertinent provisions of applicable law and regulations. The Board's authority includes, but is not limited to, the following:

- (1) to enforce such rules and regulations as the Board deems necessary or proper for the efficient administration of the Plan;
- (2) to interpret the Plan, with the Board's interpretations thereof in good faith to be final and conclusive on all persons claiming or administering Benefits under the Plan;
- (3) to decide all questions concerning the Plan and the eligibility of any person to participate in the Plan and to receive Benefits provided under the Plan;
- (4) to approve reimbursement requests and to authorize the payment of Benefits; and
- (5) to select Claims Administrators, counsel, accountants, consultants and actuaries as may be required to assist in administering the Plan. Agent/Broker of Record letters will not be provided for any account.

15.2 Examination of Records

The Board will make available to each Participant records pertaining to the Participant for examination at reasonable times during normal business hours.

AMENDMENT OR TERMINATION OF PLAN

16.1 Amendment

The Commission, at any time, may amend any or all of the provisions of the Plan without the consent of any Employee or Participant. However, such amendment will be without prejudice to any valid Claim with respect to Covered services rendered prior to the effective date of the amendment.

16.2 Termination

The Commission reserves the right to terminate the Plan, in whole or in part, at any time without the consent of any Employee or Participant. However, such termination will be without prejudice to any valid Claim with respect to Covered services rendered prior to the effective date of termination.

MISCELLANEOUS

17.1 Plan Interpretation

The summary Plan document sets forth the provisions of the Plan. The Plan shall be read in its entirety and not severed except as provided below.

17.2 Conversion Privilege

There are no conversion privileges under the Plan.

17.3 Non-Alienation of Benefits

No Benefit, right or interest of any person hereunder shall be subject to anticipation, alienation, sale, transfer, assignment, pledge, encumbrance or charge, seizure, attachment or legal, equitable or other process or be liable for, or subject to, the debts, liabilities or other obligations of such person, except as otherwise required by law.

17.4 Limitation on Employee Rights

Nothing appearing in or done pursuant to the Plan shall be held or construed:

- to give any person any legal or equitable right against the Commission, the Employer, the Board, or the Claims Administrator, except as expressly provided herein or provided by law;
- (2) to create a contract of employment with any Employee, to obligate the Employer to continue the service of any Employee or to affect or modify the terms of employment of any person in any way; or
- (3) to create any vested rights to Benefits or the right to any Benefits or Coverage, except for Covered services rendered prior to the effective date of Plan amendments or Plan termination or the termination of Coverage.

17.5 Governing Law

To the extent not preempted by federal law, the provisions of the Plan shall be construed, enforced and administered according to the laws of the State of Missouri.

17.6 Severability

If any provision of the Plan is held invalid or unenforceable, its invalidity or unenforceability shall not affect any other provisions of the Plan, and the Plan shall be construed and enforced as if such provision had not been included herein.

17.7 Captions

The captions contained herein are inserted only as a matter of convenience and for reference, and in no way define, limit, enlarge or describe the scope or intent of the Plan, nor in any way will affect the Plan or the construction of any provision thereof.

17.8 Non-Gender Clause

Whenever used in the Plan, the masculine gender will include the feminine and the plural form will include the singular.

BASIC (STATE PAID) LIFE INSURANCE PLAN

18.1 Eligible Individuals

All Employees and individuals on Work-Related and Long-Term Disability Status with MoDOT, MSHP, and MPERS who are members of MPERS. (The eligibility date for Work-Related Disability Recipients was July 1, 2004.)

18.2 Effective Date of Coverage

The effective date for new Employees who enroll in Basic Life Insurance Coverage shall be the Employee's date of hire.

Application must be made within thirty-one (31) days after eligibility.

18.3 Amount of Life Insurance

- (1) Beginning January 1, 2001, the maximum amount of insurance for which an Employee is eligible shall be one (1) times the annual Benefit base rate rounded to the next higher one thousand dollars (\$1,000). MoDOT, MSHP, or MPERS provide this Benefit at no cost to the Employee, except as stated in Article 18.4. The amount of Coverage will be effective January 1st of each year based on the Employee's July 31st annual Benefit base rate of the preceding year.
- (2) Long-Term Disability Recipients approved for Benefits prior to January 1, 2002, can continue with the amount they currently have in force. A Long-Tterm Disability Recipient approved for disability Benefits after January 1, 2002, can retain the amount of insurance Coverage in force on the date he ceased to be a full-time, permanent part-time or seasonal Employee eligible for Benefits.
- (3) A Work-Related Disability Recipient approved for disability Benefits July 1, 2004, or after, can retain the amount of insurance Coverage in force on the date he ceased to be a full-time, permanent part-time or seasonal Employee eligible for Benefits.
- (4) This Coverage shall provide for triple indemnity if death is a result of Injury or disease occurring on or after the effective date of insurance and arising out of and in the course of actual performance of duty as an Employee.

18.4 Cost

There shall be no cost to the Employee for the life insurance provided, unless such Employee is on an authorized leave of absence without pay for the purpose of military, education, maternity, Illness, Emergency, family medical leave, etc. In such cases, the Employee may continue Coverage by paying the required Premium normally paid by the State for the amount of Coverage provided.

Evidence of insurability will not be required if an Employee's insurance was canceled while on an authorized leave of absence and he later returns to work. The Employee will qualify for Coverage as soon as he is paid on the payroll. Application should be completed at that time for re-enrollment. Individuals on Work-Related Disability or Long-Term Disability status who desire to continue the life insurance Coverage, must pay the required Premium normally paid by the State for the amount of Coverage provided. The Premium payment is to be made through payroll deduction for those disability recipients approved prior to July 1, 2004. After July 1, 2004, the disability recipient will be required to make a manual payment or electronic transfer of funds.

18.5 Beneficiary

The Employee, Work-Related Disability Recipient, or Long-Term Disability Recipient must name the beneficiary(s) on the furnished form. The beneficiary(s) may be changed by completing and filing the required form.

18.6 Termination of Coverage

Coverage for terminating or retiring Employees terminates at the end of the month in which the Employee terminates or retires.

Coverage for individuals on Work-Related Disability or Long-Term Disability status will terminate in the event the individual retires or fails to make the Premium payment. If Coverage is canceled while on Work-Related Disability or Long-Term Disability, re-enrollment is not allowed unless and until the person returns to active work status.

If you are laid off, due to lack of work, your Coverage may be continued sixty (60) consecutive days following the month in which the lay-off commenced.

18.7 Portability and Conversion Privileges

If Basic Life Insurance, or any portion thereof, terminates, any individual Covered under the Policy may make application for portability or conversion with the current insurance carrier without providing Evidence of Good Health.

To apply for portability or conversion, the individual must, within thirty-one (31) days of the date group Coverage terminates, make written application to the insurance carrier and pay the Premium required for his age and class of risk.

OPTIONAL GROUP LIFE INSURANCE PLAN

19.1 Eligibility Provisions

(1) Employees, Long-Term and Work-Related Disability Recipients, and Retirees

All Employees and individuals on Work-Related Disability and Long-Term Disability status with MoDOT, MSHP, or MPERS who are members of MPERS and currently Covered under the Basic (State Paid) Life Insurance Plan are eligible.

Employees on an approved military leave of absence may elect to continue their Coverage as long as Premiums are paid and they have continued their Basic (State Paid) Life Coverage. If the Employee terminates his Coverage while on an approved military leave of absence, they may reinstate their Coverage upon return to active employment following an honorable discharge (provided the total military leave does not exceed five (5) years). The Coverage can be provided without Evidence of Good Health as long as they are rehired by the Employer and make application for reinstatement of Coverage within thirty-one (31) days from the date of their return to active employment. Coverage cannot go into effect before the person returns to active employment and cannot exceed the amount for which they are eligible.

Retirees may retain insurance Coverage as specified in Article 19.3, "Amount of Life Insurance" (3), (4), (5), and (6).

No Retiree or disability recipient may terminate Coverage and later re-enroll, except a Retiree who terminates their Coverage while on active military leave. Upon their return from military leave, they may reinstate their Coverage in the amount they had immediately prior to the leave (provided the leave does not exceed five (5) years). The Retiree must apply for reinstatement within thirty-one (31) days from the date of honorable discharge from the military.

- (2) Dependents Spouse and/or Child(ren) of Employees Enrolled in Optional Group Life Insurance
 - a) Spouse means the person to whom you are legally married and is eligible to enroll for coverage if the Employee meets the active work provisions as stated in the current policy; and the following requirements are met:
 - i. the Employee is enrolled;
 - ii. the Employee applies for Spouse Coverage within thirty-one (31) days of date of Marriage or Employee's date of hire;
 - iii. if Evidence of Good Health is required, the application must be approved by the insurance carrier prior to the Employee's status change to Work-Related or Long-Term Disability Recipient or Retiree; or
 - iv. the Retiree, Work Related Disability or Long Term Disability Recipients elect to continue Spouse Coverage upon their status change from active employment.

- b) Unmarried Dependent children (including natural born child(ren), legally adopted child(ren), stepchild(ren), or any other child(ren) related to you by blood or Marriage and who lives with you in a regular parent-child relationship), as follows:
 - i. If the Subscriber is enrolled in Dependent child life insurance Coverage, the Dependent child(ren) will be Covered from live birth or at the time of physical placement for an adopted child, up to the date the child turns twenty-six (26) years of age and continues to meet the eligibility requirements of the Plan.
 - ii. If you do not otherwise have Dependent life insurance Coverage in place for your child(ren), you must apply in writing within thirty-one (31) days from the date Dependent life insurance under this provision is effective.
 - iii. Unmarried Dependent children twenty-six (26) years of age or older if the child is disabled, primarily dependent upon you for financial support, and satisfactory proof of the dependence upon you for financial support, and satisfactory proof of the Dependent child's disability is submitted within thirty-one (31) days of the date the Dependent child reaches such age. The insurance carrier will have the right to require satisfactory proof that the child continues to meet the required conditions as often as necessary during the first two (2) years of continuation, but not more than once a year after that.

Any Dependent who is full-time military, naval or air force service cannot be a Dependent.

19.2 Effective Date of Coverage

(1) Employees, Long-Term and Work-Related Disability Recipients, and Retirees

The effective date of Coverage of a new Employee will be on the first day of the calendar month following date of employment. For insurance Coverage to become effective:

- a) the Employee must enroll for Coverage within thirty-one (31) days of date of hire;
- b) pay the required Premiums; and
- c) meet the active work provisions of the current policy. Employees who do not meet the active work provisions on the effective date will be eligible for Coverage when they return to their assigned duties as specified in the policy.

All Employees enrolled in Optional Group Life Insurance shall become insured on the effective date of their retirement or disability in accordance with Article 19.3, "Amount of Life Insurance", if they apply for Retiree Coverage and continue to pay their Premiums.

- (2) Dependents Spouse and/or Child(ren)
 - a) Spouse and/or eligible Dependent child(ren) Coverage, as stated in Article 19.3(7), 19.3(8), and 19.3(9), may become effective on the first day of the next calendar month following the Employee's date of hire. For insurance Coverage to become effective the Employee must:

- i. enroll in Optional Group Life Insurance;
- ii. enroll for Dependent Coverage;
- iii. pay the required Premiums; and
- iv. meet the active work provisions of the current policy. Coverage on Dependents of Employees, who do not meet the active work provisions will become effective on the date the Employee returns to their assigned duties as specified in current policy.
- b) Spouse is eligible for Coverage, as stated in Article 19.3(7) and 19.3(8) on the date of Marriage if:
 - i. the Employee is enrolled in Optional Life Insurance on that date;
 - ii. application is made within thirty-one (31) days of date of Marriage; and
 - iii. Premiums are paid; and
 - iv. the Employee meets the active work provisions of the current policy.
- c) Refer to Article 19.7, "Evidence of Insurability", for additional Spouse Coverage and/or late enrollment requirements.
- d) Dependent children born after the Employee hire date can enroll as follows:
 - i. effective on the date of birth if application is received within thirty-one (31) days of date of birth; or
 - ii. at any time as long as he/she continues to be an eligible Dependent, application is received, and payroll deduction is authorized to cover any additional Premium, with an effective date the first of the month following receipt of application. Evidence of Insurability is not required.

19.3 Amount of Life Insurance

(1) Employees

The maximum amount of insurance for which an Employee is eligible shall be six (6) times the annual Benefit base rate rounded to the next higher one thousand dollars (\$1,000) and not to exceed eight hundred thousand dollars (\$800,000).

New Employees can choose from the following elections when enrolling for Coverage:

- a) Minimum of fifteen thousand dollars (\$15,000).
- b) A multiple of one (1) times to six (6) times their annual Benefit base rate with automatic annual increases effective January 1 of the year following an increase in their annual Benefit base rate reflected on July 31st of the preceding year.

- c) A flat amount in a one thousand dollars (\$1,000) increment equal to or greater than fifteen thousand dollars (\$15,000) not to exceed six (6) times their annual Benefit base rate; with no automatic annual increase without evidence of insurability.
- (2) Work-Related and Long-Term Disability Recipients

Long-Term Disability Recipients approved for Benefits prior to January 1, 2002, will continue with the amount they currently have in force. A Long-Term Disability Recipient approved for disability Benefits after January 1, 2002, can retain the amount of insurance Coverage in force on the date he ceased to be a full-time, permanent part-time or seasonal Employee eligible for Benefits.

Work-Related Disability Recipients approved for Benefits prior to July 1, 2004, will continue with the amount of Coverage they currently have in force. A Work-Related Disability Recipient approved for disability Benefits after July 1, 2004, can retain the amount of insurance Coverage in force on the date he ceased to be a full-time, permanent part-time or seasonal Employee eligible for Benefits.

Work-Related and Long-Term Disability Recipients can continue with the amount of Coverage (as stated above) they have in force at the time they are approved for disability. When they become eligible to retire, they can continue all or a portion of their optional life insurance in accordance with the Plan guidelines stated in Article 19.3(3), 19.3(4), 19.3(5) and 19.3(6).

- (3) Retirees (Retirement date prior to September 1, 1998.)
 - a) Employees retired prior to May 1, 1982 are not eligible for Coverage.
 - b) Employees retired between May 1, 1982 and May 1, 1984 may retain an amount no greater than two thousand five hundred dollars (\$2,500) in multiples of five hundred dollars (\$500).
 - c) Employees retired on or after May 1, 1984, may retain an amount no greater than five thousand dollars (\$5,000) in multiples of five hundred dollars (\$500).
 - d) Employees retired on or after September 1, 1988, may retain an amount no greater than ten thousand dollars (\$10,000) in multiples of five hundred dollars (\$500).
 - e) Employees retired on or after May 1, 1996, may retain an amount no greater than sixty thousand dollars (\$60,000) in multiples of five hundred dollars (\$500).
- (4) Retirees under the "Closed Plan" (Retirement date September 1, 1998 or thereafter) may retain Optional Group Life Insurance into retirement as follows:
 - a) Maximum Coverage of sixty thousand dollars (\$60,000)
 - b) Minimum Coverage of fifteen thousand dollars (\$15,000)
 - c) Employees who carry Optional Group Life Insurance in an amount less than sixty thousand dollars (\$60,000) may retain the amount of optional Coverage they carried as an Employee, plus the amount of their Basic (State Paid) Life Insurance Coverage, not to exceed sixty thousand dollars (\$60,000).

d) Any Employee with less than sixty thousand dollars (\$60,000) Coverage (Optional plus Basic (State Paid)) as an Employee must provide evidence of insurability to increase their Coverage (maximum sixty thousand dollars (\$60,000)). Application for increased Coverage must be submitted and approved made prior to retirement.

Example: An Employee carries fifteen thousand dollars (\$15,000) Optional Group Life Insurance, plus thirty thousand dollars (\$30,000) Basic (State Paid) Life Insurance, for a total of forty-five thousand dollars (\$45,000) in Coverage. The maximum amount of Optional Group Life Insurance this Employee may carry into retirement (without evidence of insurability) is forty-five thousand dollars (\$45,000).

- e) Employees who carry only the Basic (State Paid) Life Insurance may elect Optional Group Life Insurance in an amount equal to their Basic (State Paid) Life, not to exceed sixty thousand dollars (\$60,000), without evidence of insurability. If Basic (State Paid) Life Coverage is less than sixty thousand dollars (\$60,000), they must provide evidence of insurability to increase their Coverage (maximum sixty thousand dollars (\$60,000)). Application for increased Coverage must be made prior to retirement.
- f) Employees who <u>did not carry the Basic (State Paid) Life Insurance</u> at the time of their retirement <u>are ineligible</u> to enroll in Optional Group Life Insurance.
- (5) Retirees (Retirement date July 1, 2000 or thereafter) retiring under the "Year 2000 Plan" and receiving the temporary annuity of eight-tenths of a percentage point (.8%) may retain Optional Group Life Insurance as follows:
 - a) Minimum of fifteen thousand dollars (\$15,000)
 - Employees who carry Optional Group Life insurance can retain the amount of Coverage in effect the month prior to retirement (Basic (State Paid) Coverage cannot be included in this amount).
 - c) Coverage will be reduced at age sixty-two (62) to the maximum allowed of sixty thousand dollars (\$60,000).
- (6) Employees retiring January 1, 2007, will be eligible for the above Coverage amounts listed in Article 19.3(4) and 19.3(5), and Spouse Coverage listed in Article 19.3(8). The Coverage amounts must be in one thousand dollars (\$1,000) increments.
- (7) Spouse (Effective May 1, 2006)
- (8) Spouse insurance Coverage is as follows:
 - a) Guaranteed issue of fifteen thousand dollars (\$15,000), if enrolled within thirty-one (31) days of Employee's date of hire or within thirty-one (31) days of date of Marriage and the Employee meets the active work provisions of the current policy;
 - b) Coverage greater than fifteen thousand dollars (\$15,000) requires an approved application, and may be purchased in multiples of five thousand dollars (\$5,000) up to one hundred thousand dollars (\$100,000), not to exceed the amount of insurance carried by the Employee, Work-Related Disability Recipient or Long-Term Disability Recipient. If the application for increased Coverage is approved, to become effective

the Employee must meet the active work provisions of the current policy. Increased Coverage cannot be approved for a Spouse of a Retiree, Work Related Disability Recipient or Long Term Disability Recipient;

- c) Minimum of fifteen thousand dollars (\$15,000);
- d) Spouse Coverage can continue into retirement in five thousand dollars (\$5,000) increments not to exceed Retiree's Coverage amount; however, upon the Retiree's death, Spouse Coverage terminates.
- (9) Child(ren)

Child(ren) insurance is issued for a fixed amount of fifteen thousand dollars (\$15,000) of Coverage per child.

19.4 Adjustments in the Amount of Coverage or Premium

- (1) Employees, Long-Term and Work-Related Disability Recipients, and Retirees
 - a) If an Employee, Long-Term or Work-Related Disability Recipient, or Retiree's birthday causes him to be placed into an age bracket requiring a higher Premium, the payroll deduction Premium will be automatically increased the month following his date of birth.
 - b) If the annual Benefit base rate of an Employee decreases and reduces the maximum amount of Coverage the Employee is entitled to, such reduction will automatically take effect on the first day of the month following the reduction in eligibility.
 - c) Retirees may reduce the amount of their Coverage in five hundred dollars (\$500) increments at any time but may not increase the amount of their Coverage.
 - d) Work-Related Disability Recipients and Long-Term Disability Recipients may reduce the amount of their Coverage in one thousand dollars (\$1,000) increments at any time but may not increase the amount of their Coverage. They also cannot discontinue Coverage and later re-enroll. When the Disability Recipients become eligible to retire, they can continue all or a portion of their optional life insurance as set out in Article 19.3(3), 19.3(4), 19.3(5) and 19.3(6) offered to Retirees. If a Work-Related Disability Recipient or Long-Term Disability Recipient had canceled his Optional Group Life Insurance and returns to active work status he can re-enroll with approved evidence of insurability.
 - e) Coverage for Employees participating in the Optional Group Life Insurance, who are enrolled in a multiple of one (1) times to six (6) times their annual Benefit base rate, will automatically increase on January 1, the year following any increase in the Employee's annual Benefit base rate reflected on July 31st of the preceding year.
- (2) Spouse
 - a) The Premium for Spouse Coverage will automatically increase the month following the birthday of the Employee, Work-Related or Long-Term Disability Recipient, or Retiree, which causes the Spouse to be placed into an age bracket requiring a higher

Premium. The Premium for Spouse Coverage is based on the Employee's Work-Related or Long-Term Disability Recipient's, or Retiree's age.

- b) If the annual Benefit base rate of an Employee decreases and reduces the amount of Optional Group Life Insurance for that Employee, the amount of Spouse insurance may be reduced. If the amount of Spouse insurance reduces, the reduction will automatically take effect on the first day of the month following the reductions in wage or Benefit.
- c) If the annual Benefit base rate of an Employee increases, the amount of Spouse insurance may be allowed to increase, subject to the limitations of the Plan with evidence of insurability. This increase must be initiated by the Employee.

19.5 Cost

- (1) The cost of the insurance is based upon the amount of Coverage times the rate for their appropriate age bracket.
- (2) The cost of insurance for a Spouse is based upon the amount of Coverage times the rate for the Employee's, Work-Related or Long-Term Disability Recipient's, or Retiree's appropriate age bracket.
- (3) Rates are based on a contract bid by an insurance carrier and may change. Participants will be notified in advance of any such changes.

19.6 Beneficiary

(1) Employees, Long-Term and Work-Related Disability Recipients, and Retirees

The Employee, Long-Term or Work-Related Disability Recipient or Retiree must designate a beneficiary or beneficiaries before insurance becomes effective. Such a designation must be indicated on the furnished form. The beneficiary or beneficiaries may be changed by completing and filing the required form.

(2) Dependents - Spouse and/or Child(ren)

The Employee, Retiree, Work-Related Disability Recipient or Long-Term Disability Recipient is the beneficiary of Dependents Optional Group Life Insurance.

19.7 Evidence of Insurability

(1) General Requirements

If evidence of insurability is required based on one (1) of the conditions listed below, you must complete and submit a Medical History Statement along with the enrollment form to your insurance representative. Any proposed insured may also be asked to have a health examination. If the insurance company approves Coverage, the insurance will become effective on the first day of the month following the date of approval if the Employee meets the active work provisions of the current policy.

- a) Employees Evidence of insurability required if:
 - i. enrollment is not made within thirty-one (31) days from the date of employment.
 - ii. Employee elects to increase his Coverage for any reason other than an annual Benefit base rate increase.
 - iii. Employees, Work-Related and Long-Term Disability Recipients planning to retire and wishing to retain their current level of Coverage after retirement will not be required to show evidence of insurability, except as set forth in Article 19.3.
- b) Spouse Evidence of insurability required if:
 - i. enrollment for Spouse Optional Group Life Insurance is not made within thirtyone (31) days of the date of eligibility.
 - ii. at any time when the desired amount of Spouse insurance exceeds fifteen thousand dollars (\$15,000).
 - iii. at any time after the initial eligibility period if you request an increase in the amount of Spouse insurance and the Employee meets the active work provisions as stated in the current policy.
- c) Dependent Children

Evidence of Insurability will not be required for child(ren) Coverage at any time as long as they meet the eligibility guidelines for a Dependent.

19.8 Termination of Coverage

- (1) Employees, Long-Term and Work-Related Disability Recipients, and Retirees
 - a) termination of this policy;
 - b) terminating Employees at the end of the last month of employment;
 - c) Employees laid off due to lack of work may continue all of your Coverage, including Dependent life Coverage, for sixty (60) consecutive days following the month in which the lay-off commenced.
 - d) retiring Employees at the end of the last month of employment unless the Employee enrolls under the Retiree provisions;
 - e) change of status from the long-term or work-related disability to Retiree, unless the disability Participant enrolls under the Retiree provisions; or
 - f) failure to make required Premium payment; or
 - g) termination is requested by the Participant, with cancellation to be effective the first day of the month following receipt of the cancellation form in the Employee Benefits Office located in Jefferson City, MO.

(2) Dependents - Spouse and/or Child(ren)

Spouse Coverage will terminate as follows:

- a) the date Coverage of the Employee, Long-Term and Work-Related Disability Recipient, or Retiree terminates due to non-payment of Premiums, cancellation of policy, or death;
- b) in the event of a divorce; or
- c) the Employee, Long-Term and Work-Related Disability Recipient, or Retiree elects to terminate Spouse Coverage, with cancellation to be effective the first day of the month following receipt of the cancellation form in the Employee Benefits Office located in Jefferson City, MO.

Child Coverage will terminate as follows:

- a) child's Marriage;
- b) child attains twenty-six (26) years of age;
- c) on the child's twenty-sixth (26th) birthday unless the child qualifies for continued Coverage as a disabled child and the Employee reapplies for Coverage within thirtyone (31) days of the normal termination date of the child;
- d) the date Coverage of the Employee, Long-Term and Work-Related Disability Recipient terminates;
- e) the Employee, Long-Term and Work-Related Disability Recipient elects to terminate child Coverage, with cancellation to be effective the first day of the month following receipt of the cancellation form in the Employee Benefits Office located in Jefferson City, MO; or
- f) Employee's, Long-Term or Work-Related Disability Recipient's retirement.

19.9 Portability and Conversion Privileges

If Optional Life Insurance or any portion thereof, terminates, then any individual Covered under the Policy may make application with the insurance carrier for portability or without providing Evidence of Good Health.

To apply for portability or conversion of life insurance, the individual must, within thirty-one (31) days of the date group Coverage terminates, make written application to the insurance carrier and pay the Premium required for his age and class of risk.