Your Health Care Benefit Program

For Employees of AHS Management Company, Inc. DBA Ardent Health Services

Essential Plan, Core Plan and HDHP Plan
Effective January 1, 2014

Administered by:
BlueCross BlueShield of Oklahoma
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AHS Management Company, Inc. DBA Ardent Health Services (called the "Employer") has established and maintains a self-insured Plan of Comprehensive Health Care Benefits (called the "Plan") for its eligible Employees and other persons as designated in its personnel policy.

The Plan is operated under an Administrative Services Agreement between AHS Management Company, Inc. DBA Ardent Health Services and Blue Cross and Blue Shield of Oklahoma, a division of Health Care Service Corporation, a Mutual Legal Reserve Company, an Independent Licensee of the Blue Cross and Blue Shield Association, (called BCBSOK or the "Claims Administrator").

Under this Agreement, BCBSOK pays Benefits on behalf of the Employer in accordance with the terms of the Plan and performs certain other services on behalf of the Employer. The Employer reserves the right to amend or cancel any or all provisions of the Plan at any time as it relates to any Participant.

The Claims Administrator provides administrative claims payment services only and does not assume any financial risk or obligation with respect to claims.

This summary plan description is issued according to the terms of the Plan. It is a summary of Benefits, and all statements in this benefit booklet are subject to the terms of the Plan documents on file in your Human Resources Department.

This benefit booklet replaces any and all summaries, certificates or benefit booklets previously issued for the Employees under the Plan. It describes the Plan in effect as of January 1, 2014, for all Participants (called “you” or “your”).
Important Information

Please read this section carefully! It explains the role the Blue Cross and Blue Shield of Oklahoma Provider networks play in your health care coverage. It also explains important cost containment features in your health care program. Together, these features allow you to receive quality health care in cost-effective settings, while helping you experience lower out-of-pocket expenses.

By becoming familiar with these programs, you will be assured of receiving the maximum Benefits possible whenever you need to use your health care services.

Your Ardent Medical/Surgical Facility Network

If you receive a Covered Service in an Ardent Medical/Surgical Facility, the facility services are paid at the Ardent Medical/Surgical Facility Benefit level shown on the “Schedule of Benefits Comprehensive Health Care Services”. If a service is available in an Ardent Medical/Surgical Facility but obtained elsewhere, facility services are paid at out-of-network levels, even if that facility is in a PPO network. When you are unable to reach an Ardent Medical/Surgical Facility or a PPO facility in an emergency, Emergency Care will be paid at PPO network levels.

The BlueChoice Provider Network

BlueChoice is a Preferred Provider Organization (PPO) plan that offers a wide choice of network Providers. Blue Cross and Blue Shield of Oklahoma has negotiated special agreements with Hospitals, Outpatient facilities, Physicians and other health care professionals from many specialties. These participating health care Providers work with Blue Cross and Blue Shield of Oklahoma to help keep down the cost of health care. Although you are free to choose any health care Provider for your services, your BlueChoice PPO coverage will provide the highest level of Benefits if you use a BlueChoice PPO Provider.

BlueChoice PPO Providers are not employees, agents or other legal representatives of Blue Cross and Blue Shield of Oklahoma.

How Your BlueChoice PPO Coverage Works

Your Plan is designed to give Participants some control over the cost of their own health care. Participants continue to have complete freedom of choice in their Provider selection. However, the program offers considerable financial advantages to Participants who choose from one of the following networks:

- Ardent Medical/Surgical Facility Network;
- Blue Cross and Blue Shield — PPO Provider Networks.

In contrast, when care is received from an Out-of-Network Provider, you will have higher out-of-pocket expenses.

Keep in mind you may also be responsible for the difference between the Allowable Charge and billed charges when using the services of an Out-of-Network Provider.

NOTE: In some states, the local BCBS Plan does not offer PPO Provider contracts to certain types of Providers (e.g., Home Health Care Agencies, chiropractors, ambulance Providers). These Provider types are referred to as “unsolicited Providers”. The types of Providers that are unsolicited varies from state to state. If you receive Covered Services from an “unsolicited Provider” outside the Claims Administrator’s services area, you will receive PPO Benefits for those services. However, the unsolicited Provider may still bill you for amounts that are in excess of covered charges. You will be responsible for these amounts, in addition to your Deductible, Coinsurance and Copayments.
Also, when you are admitted to a PPO Hospital or other PPO treatment facility and the admission is covered, services of an out-of-network Physician, anesthesiologist, radiologist, and/or pathologist will be covered at the PPO Benefit level (or, if an Ardent Medical/Surgical Facility was available and you chose to receive the services elsewhere, at the out-of-network Benefit level).

If no Ardent Medical/Surgical Facility Network Providers are within 50 miles of a Participant’s home, then Benefits for services rendered by BlueChoice PPO or BlueCard PPO Providers will be provided at the highest PPO Benefit level.

**Cost Sharing Features of Your Coverage**

As a participant in this Group Health Plan, you have the responsibility for sharing in a portion of your health care costs. You are responsible for the applicable Deductible and Coinsurance provisions of your coverage, as well as any charges for which Benefits are not provided. You may also be responsible for a portion of your health care premiums, depending upon the terms of your Group Health Plan. Check with your Plan Administrator for specific premium amounts applicable to the coverage you have selected for you and your family.

**Selecting a Provider**

A listing of Providers is available on-line through the Blue Cross and Blue Shield of Oklahoma Web site at www.bcbsok.com. Although every effort is made to provide an accurate listing of network Providers, additions and deletions will occur. Therefore, you should check with Blue Cross and Blue Shield of Oklahoma or the Provider to be sure of the Provider’s BlueChoice PPO status.

If you do not have Internet access, you may obtain Provider information, including a listing of Providers, by contacting a Customer Service Representative at 1-800-672-2567.

Of course, you may ask the Provider directly if they are a network Provider. **Be sure they understand you are inquiring about the Blue Cross and Blue Shield of Oklahoma BlueChoice PPO Provider network.**

**The BlueCard Program — (For Services outside the State of Oklahoma)**

As a Blue Cross and Blue Shield Plan Participant, you enjoy the convenience of carrying your Identification Card — The BlueCard. The BlueCard PPO Program allows you to use a Blue Cross and Blue Shield Physician or Hospital outside the state of Oklahoma and to receive the advantages of benefits and savings.

- **Finding a Physician or Hospital**

  When you’re outside of Oklahoma and you need to find information about a Blue Cross and Blue Shield Physician or Hospital, just call the BlueCard PPO Doctor and Hospital Information Line at 1-800-810-BLUE (2583), or you may refer to the BlueCard PPO Doctor and Hospital Finder at http://www.bluecares.com. They will help you locate the nearest Physician or Hospital. Remember, you are responsible for receiving Preauthorization from Blue Cross and Blue Shield of Oklahoma. As always, in case of an emergency, you should seek immediate care from the closest health care Provider.

- **Available Care Coast to Coast**

  Show your Identification Card to any Blue Cross and Blue Shield Physician or Hospital across the USA. The Physicians and Hospitals can verify your membership eligibility and coverage with Blue Cross and Blue Shield of Oklahoma. When you visit a Physician or Hospital, you should have no claim forms to file and no billing hassles.

- **Remember to Always Carry the BlueCard**

  Make sure you always carry your Identification Card — The BlueCard. And be sure to use Blue Cross and Blue Shield Physicians and Hospitals whenever you’re outside the state of Oklahoma and need health care.
NOTE: Some local variations in Benefits do apply. For example, Blue Cross and Blue Shield of Oklahoma may postpone application of your Deductible and/or Coinsurance amounts whenever it is necessary so that they may obtain a Provider discount for you on Covered Services you receive outside the state of Oklahoma. If you need more information, call Blue Cross and Blue Shield of Oklahoma today.

HOW THE BLUECARD PPO PROGRAM WORKS

✓ You’re outside the state of Oklahoma and need health care.
✓ Call 1-800-810-BLUE (2583) for information on the nearest PPO Physicians and Hospitals, or visit the BlueCard PPO Web site at http://www.bluecares.com.
✓ You are responsible for Preauthorization from Blue Cross and Blue Shield of Oklahoma.
✓ Visit the PPO Physician or Hospital and present your Identification Card.
✓ The PPO Physician or Hospital verifies your membership and coverage information.
✓ After you receive medical attention, your claim is electronically routed to Blue Cross and Blue Shield of Oklahoma, which processes it and sends you a detailed Explanation of Benefits. You’re only responsible for meeting your Deductible and/or Coinsurance payments, if any.
✓ All PPO Physicians and Hospitals are paid directly, relieving you of any hassle and worry.

MEDICAL NECESSITY LIMITATION

THE FACT THAT A PHYSICIAN OR OTHER PROVIDER PRESCRIBES OR ORDERS A SERVICE DOES NOT AUTOMATICALLY MAKE IT MEDICALLY NECESSARY OR A COVERED SERVICE.

This program provides Benefits for Covered Services that are Medically Necessary. “Medical Necessary” is defined as health care services that a Hospital, Physician, or other Provider, exercising prudent clinical judgement, would provide to a patient for the purpose of preventing, evaluation, diagnosing or treating an illness, injury, disease or its symptoms, and that are:

• in accordance with generally accepted standards of medical practice;

• clinically appropriate, in terms of type, frequency, extent, site and duration, and considered effective for the patient’s illness, injury or disease; and

• not primarily for the convenience of the patient, Physician, or other health care Provider, and not more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of that patient’s illness, injury, or disease.

PREAUTHORIZATION

The Plan has designated certain Covered Services which require “Preauthorization” in order for you to receive the maximum Benefits possible under the Plan. To request Preauthorization, you or your Provider may simply call the telephone number shown on your Identification Card. If you use a BlueChoice PPO Provider or an Ardent Medical/Surgical Facility for your services, your Provider will automatically request Preauthorization for you. However, for services received outside the states of the Claims Administrator’s service area, YOU are responsible for obtaining Preauthorization from the Claims Administrator.
• **Preauthorization Process for Inpatient Services**

For an Inpatient facility stay, you must request Preauthorization from the Claims Administrator before your scheduled admission. The Claims Administrator will consult with your Physician, Hospital, or other facility to determine if Inpatient level of care is required for your illness or injury. The Claims Administrator may decide that the treatment you need could be provided just as effectively in a less expensive setting (such as the Outpatient department of the Hospital, an Ambulatory Surgical Facility, or the Physician’s office). If the Claims Administrator determines that your treatment does not require Inpatient care, you and your Provider will be notified of that decision.

**NOTE:** Group Health Plans and health insurance issuers generally may not, under federal law, restrict Benefits for any Hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, federal law generally does not prohibit the mother’s or newborn’s attending Provider, after consulting with the mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours as applicable). In any case, plans and issuers may not, under federal law, require that a Provider obtain authorization from the plan or the issuer for prescribing a length of stay not in excess of 48 hours (or 96 hours).

• **Preauthorization Process for Psychiatric Care Services**

All Inpatient services related to treatment of Mental Illness (including severe Mental Illness), drug addiction, substance abuse, or alcoholism must be Preauthorized by the Claims Administrator. Preauthorization is also required for the following Outpatient Psychiatric Care Services:

- Psychological testing;
- Neuropsychological testing;
- Electroconvulsive therapy;
- Intensive Outpatient Treatment.

Preauthorization is not required for therapy visits to a Physician or other professional Provider licensed to perform Covered Services under this Certificate. However, all services are subject to the Concurrent Review provisions set forth in this Plan.

To request Preauthorization, the Covered Person or his/her Physician must call the Preauthorization number shown on the Covered Person Identification Card before receiving treatment. The Claims Administrator will assist in coordination of the Covered Person’s care so that his/her treatment is received in the most appropriate setting for his/her condition and that the Covered Person receives the highest level of Benefits under the Plan. If the Covered Person does not call for Preauthorization before receiving non-emergency services, Benefits for Covered Services may be subject to a reduction in Benefits, as set forth.

• **Preauthorization Process for Other Outpatient Services**

In addition to the “Preauthorization” requirements outlined above, the Plan also requires Preauthorization for certain Outpatient services such as Home Health Care and Hospice Services. If you fail to request Preauthorization approval, or to abide by the Plan’s determination regarding these services, your Benefits will be denied or reduced. The Comprehensive Health Care Services section of this benefit booklet details the services which are subject to Preauthorization, along with any Benefit reductions which may apply if you fail to comply with those Preauthorization requirements.

• **Preauthorization Requests Involving Non-Urgent Care**

Except in the case of a Preauthorization Request Involving Urgent Care/Expedited Clinical Claims (see below), the Claims Administrator will provide a written response to your Preauthorization request no later than 15 days
following the date they receive your request. This period may be extended one time for up to 15 additional days, if the Claims Administrator determines that additional time is necessary due to matters beyond their control.

If the Claims Administrator determines that additional time is necessary, they will notify you in writing, prior to the expiration of the original 15-day period, that the extension is necessary, along with an explanation of the circumstances requiring the extension of time and the date by which they expect to make the determination.

If an extension of time is necessary due to the Claims Administrator’s need for additional information, they will notify you of the specific information needed, and you will have 45 days from receipt of the notice to provide the additional information. The Claims Administrator will provide a written response to your request for Preauthorization within 15 days following receipt of the additional information.

The procedure for appealing an adverse Preauthorization determination is set forth in the section entitled, Complaint/Appeal Procedure.

- **Preauthorization Requests Involving Urgent Care**

  A “Preauthorization Request Involving Urgent Care” is any request for Medical Care or treatment with respect to which the application of the time periods for making non-urgent care determinations:

  — could seriously jeopardize the life or health of the Participant or the ability of the Participant to regain maximum function; or

  — in the opinion of a Physician with knowledge of the Participant’s medical condition, would subject the Participant to severe pain that cannot be adequately managed without the care or treatment that is the subject of the Preauthorization request.

In case of a “Preauthorization Request Involving Urgent Care”, the Claims Administrator will respond to you no later than 24 hours after receipt of the request, unless you fail to provide sufficient information, in which case, you will be notified of the missing information and will have no less than 48 hours to provide the information. A Benefit determination will be made within 72 hours after the missing information is received.

**NOTE:** The Claims Administrator’s response to your Preauthorization Request Involving Urgent Care/Expedited Clinical Claims, including an adverse determination, if applicable, may be issued orally. A written notice will also be provided within three days following the oral notification.

- **Preauthorization Requests Involving Emergency Care**

  If you are admitted to the Hospital for Emergency Care and there is not time to obtain Preauthorization, you will not be subject to the Preauthorization “penalty” (if any) outlined in your Plan Summary if you or your Provider notifies the Claims Administrator within two working days following your emergency admission.

  In addition to Inpatient facility services, some Outpatient services such as Home Health Care are also subject to Preauthorization. If you fail to request Preauthorization approval, or to abide by the Claims Administrator’s determination regarding these services, your Benefits will be reduced or denied, as set forth in the Covered Comprehensive Health Care Services section of the Plan.

- **Failure to Preauthorize**

  If you do not call for Preauthorization for Inpatient services or treatment, the admission will be subject to a $500 reduction in Benefits, if upon receipt of the claim, it is determined that the services were not Medically Necessary. If it is determined that the services were not Medically Necessary or were Experimental, Investigational and/or Unproven, it may be the Participant’s responsibility to pay the full cost of the services received.

  If the Participant fails to obtain Preauthorization for Outpatient Psychiatric Care Services specified above:
— the Claims Administrator will review the Medical Necessity of the treatment or service prior to the final Benefit determination.

— If the Claims Administrator determines the treatment or service is not Medically Necessary or is Experimental, Investigational and/or Unproven, Benefits will be reduced or denied.

Please keep in mind that any treatment you receive which is not a Covered Service under this Plan, or which is not Medically Necessary, will be excluded. This applies even if Preauthorization approval is requested or received.

CONCURRENT REVIEW

Whenever it is determined that Inpatient care or an ongoing course of treatment may no longer be Medically Necessary, you, your Provider or your authorized representative may submit a request to the Claims Administrator for continued services. If you, your Provider or your authorized representative requests to extend care beyond the approved time limit and it is a Request Involving Urgent Care, the Claims Administrator will make a determination on the request/appeal as soon as possible (taking into account medical exigencies) but no later than 72 hours after it receives the initial request, or within 48 hours after it receives the missing information (if the initial request is incomplete).

ALLOWABLE CHARGE

To take full advantage of the negotiated pricing arrangements in effect between the Claims Administrator and their network Providers, it is imperative that you use BlueChoice PPO Providers in Oklahoma and BlueCard PPO Providers whenever you are out of state. Using these Providers offers you the following advantages:

• Because the Ardent Medical/Surgical Facility Network and PPO Providers have agreed to charge reduced fees to persons covered under the Plan, the Plan can afford to reimburse a higher percentage of their fees.

• Ardent Medical/Surgical Facility Network and Providers will accept this negotiated price (called the “Allowable Charge”) as payment for Covered Services. This means that, if a network Ardent Medical/Surgical Facility Network or PPO Provider bills you more than the Allowable Charge for Covered Services, you are not responsible for the difference.

• The Claims Administrator will calculate your Benefits based on this “Allowable Charge”. They will deduct any charges for services which aren’t eligible under your coverage, then subtract your Deductible and/or Coinsurance amounts which may be applicable to your Covered Services. They will then determine your Benefits under the Plan, and direct any payment to your network Provider.

REMEMBER ...

You receive the maximum Benefits allowed whenever you utilize the services of an Ardent Medical/Surgical Facility Network, an Oklahoma BlueChoice PPO (if no Ardent Medical/Surgical Facility is available) or a BlueCard PPO Provider outside the state of Oklahoma.

The Claims Administrator uses the following method for determining the Allowable Charge for Providers who do not have a Participating Provider agreement with the Claims Administrator (Non-Contracting Providers) or is not considered an Ardent Medical/Surgical Facility:

• The Allowable Charge for Non-Contracting Providers for Covered Services will be the lesser of:
  — the Provider’s billed charges; or
  — the Claims Administrator’s Non-Contracting Allowable Charge.
The Non-Contracting Allowable Charge is developed from base Medicare reimbursements, excluding any Medicare adjustments using information on the claim, and adjusted by a predetermined factor established by the Claims Administrator. Such factor will not be less than 100% of the base Medicare reimbursement rate. For services for which a Medicare reimbursement rate is not available, the Allowable Charge for Non-Contracting Providers will represent an average contract rate for network Providers adjusted by a predetermined factor established by the Claims Administrator and updated on a periodic basis. Such factor shall not be less than 100% of the average contract rate and will be updated not less than every two years. The Claims Administrator will utilize the same claim processing rules and/or edits that it utilizes in processing Participating Provider claims for processing claims submitted by Non-Contracting Providers which may also alter the Allowable Charge for a particular service. In the event the Claims Administrator does not have any claim edits or rules, the Claims Administrator may utilize the Medicare claim rules or edits that are used by Medicare in processing the claims. The Allowable Charge will not include any additional payments that may be permitted under the Medicare laws or regulations which are not directly attributable to a specific claim, including but not limited to, disproportionate share and graduate medical education payments.

Any change to the Medicare reimbursement amount will be implemented by the Claims Administrator within 145 days after the effective date that such change is implemented by the Centers for Medicaid and Medicare Services, or its successor.

In the event the Non-Contracting Allowable Charge does not equate to the Non-Contracting Provider’s billed charges, you will be responsible for the difference, along with any applicable Copayment, Deductible and/or Coinsurance amount. This difference may be considerable. To find out an estimate of the Claims Administrator’s Non-Contracting Allowable Charge for a particular service, you may call the customer service number shown on the back of your Identification Card.

- Notwithstanding anything in the Group Health Plan to the contrary, for Out-of-Network Emergency Care Services rendered by Non-Contracting Providers, the Allowable Charge shall be equal to the greatest of the following three possible amounts — not to exceed billed charges:
  - the median amount negotiated with network or contracting Providers for the Emergency Care Services furnished;
  - the amount for the Emergency Care Services calculated using the same method the Claims Administrator generally uses to determine payments for Out-of-Network Provider services, but substituting the in-network or contracting cost–sharing provisions for the out-of-network or Non-Contracting Provider cost sharing provisions; or
  - the amount that would be paid under Medicare for the Emergency Care Services.

Each of these three amounts is calculated excluding any network or contracting Provider Copayment or Coinsurance imposed with respect to the Participant.

- When Covered Services are received outside the state of Oklahoma from a Provider who does not have a written agreement with Blue Cross and Blue Shield of Oklahoma or with the local Blue Cross and Blue Shield Plan, the “Allowable Charge” will be determined by the Blue Cross and Blue Shield Plan (Host Plan) servicing the area. This Allowable Charge will be the amount the Host Plan uses for their own local members that obtain services from local Non-Contracting Providers.

Whenever services are received from an Out-of-Network Provider, you will be responsible for the following:

- Charges for any services which are not covered under your Plan.
- Any Deductible or Coinsurance amounts that are applicable to your coverage (including the higher Coinsurance amounts which apply to Out–of–Network Provider services).
- The difference, if any, between your Provider’s billed charges and the Allowable Charge determined by the Host Plan.
SPECIAL NOTICES

The Plan reserves the right to change the provisions, language and Benefits set forth in the Plan.

Because of changes in federal or state laws, changes in your health care program, or the special needs of your Plan, provisions called “special notices” may be added to the Plan.

Be sure to check for a “special notice”. It changes provisions or Benefits in your Plan.

IDENTIFICATION CARD

You will get an Identification Card to show the Hospital, Physician, Pharmacy or other Providers when you need to use your coverage.

Your Identification Card shows the Plan through which you are enrolled and includes your own personal identification number. All of your covered Dependents share your identification number. Duplicate cards can be obtained for each member of your family.

Carry your card at all times. If you lose your card, you can still use your coverage. You can replace your card faster, however, if you know your identification number.

Legal requirements govern the use of your card. You cannot let anyone who is not enrolled in your coverage use your card or receive your Benefits.

DESIGNATING AN AUTHORIZED REPRESENTATIVE

The Claims Administrator has established procedures for you to designate an individual to act on your behalf with respect to a Benefit claim or an appeal of an adverse Benefit determination. Contact a Customer Service Representative for help if you wish to designate an authorized representative. In the case of a Preauthorization Request Involving Urgent Care/ Expedited Clinical Claims, a health care professional with knowledge of your medical condition will be permitted to act as your authorized representative.

QUESTIONS

Whenever you call the Claims Administrator’s offices for assistance, please have your Identification Card with you.

You usually will be able to answer your health care Benefit questions by referring to this benefit booklet. If you need more help, please call a Customer Service Representative at 1-800-94 BLUES (1-800-942-5837).

Or you can write:

Blue Cross and Blue Shield of Oklahoma
P.O. Box 3283
Tulsa, Oklahoma 74102-3283

When you call or write, be sure to give your Blue Cross and Blue Shield of Oklahoma Participant identification number which is on your Identification Card. If the question involves a claim, be sure to give:

• the date of service;
• name of Physician or Hospital;
• the kind of service you received; and
• the charges involved.
Eligibility, Enrollment, Changes & Termination

This section tells:

- How and when you become eligible for coverage under the Plan;
- Who is considered an Eligible Dependent;
- How and when your coverage becomes effective;
- How to change types of coverage; and
- How and when your coverage stops under the Plan.

Who Is an Eligible Person

Unless otherwise specified in the Plan, you are an Eligible Person if you are an Employee who works on a regular full-time or part-time basis with a normal work week of 20 or more hours. If you work on a temporary or substitute basis, you are not considered an Eligible Person.

The date you become eligible is the date you satisfy the eligibility provisions specified by the Plan. Check with your Plan Administrator for specific eligibility requirements which apply to your coverage.

Eligibility of Employees Married to Each Other

Eligible Employees who are married to each other may Enroll as individuals or as a Family unit; however, no person shall be covered both as an Employee and as a Dependent. Eligible Dependents may Enroll as Dependents of one Employee or the other, but not as both.

Ineligible Employees

Employees in any of the following employment classifications are ineligible for Benefits under the Plan:

- Part-time Employees who are regularly scheduled to work less than 20 hours per week or are classified as a non-Benefit Eligible Employee in the employment records of the Employer are not eligible to participate in the Plan.
- Individuals who are classified as temporary, seasonal, or casual Employees in the employment records of the Employer are not eligible to participate in the Plan.
- Employees who execute a written waiver of Benefits in connection with their employment, or who agree in writing to opt out of Benefits or coverage under this Plan at any time are not eligible to participate in the Plan.
- Employees who are covered under another Group Health Plan of the Employer or its affiliates or are eligible for coverage under such other Group Health Plan (regardless of whether the other Group Health Plan is insured or self-funded, POS, or HMO) are not eligible to participate in the Plan.
WHO IS AN ELIGIBLE DEPENDENT

An Eligible Dependent is defined as:

- your spouse.
- your Domestic Partner.
- your natural child, a stepchild, an adopted child, or child Placed for Adoption (including a child for whom you or your spouse/Domestic Partner is a party in a legal action in which the adoption of the child is sought), under 26 years of age, regardless of presence or absence of a child’s financial dependency, residency, student status, employment status, marital status, eligibility for other coverage, or any combination of those factors.

A child not listed above who is legally and financially dependent upon the Participant or spouse is also considered a Dependent child under the Group Health Plan, provided proof of dependency is provided with the child’s application.

- Dependent children are eligible for coverage until their 26th birthday.
- Dependent children who are medically certified as disabled and dependent upon you or your spouse are eligible for coverage regardless of age, provided the disability began before the child attained the age of 26.

The Plan reserves the right to request verification of a Dependent child’s age, dependency, or disabled Dependent child upon initial enrollment and from time to time thereafter as the Plan may require.

SPouse ELIGIBILITY

Spouses that have medical coverage available through their employer must enroll in their employer’s plan as primary and may select our medical Plan as secondary only.

Audit process: If a spouse is enrolled in medical coverage, employees will have 30 days to complete and return a verification form to Benefit Harbor via the enrollment website or Fax — similar to existing dependent verification process.

- If a spouse is employed and has medical coverage available through his/her employer, he/she must enroll in the employer’s plan in order to enroll in our Plan. The audit process will collect coordination of benefits information.
- If a spouse is employed and does not have medical coverage available, the audit process will require that the spouse’s employer certify that no coverage is available.
- If a spouse is not employed, the audit process will require the employee to certify that his/her spouse is not employed and will include a statement that providing false information may result in termination of medical coverage and disciplinary action up to/including termination of employment.

If you are unable to verify eligibility for your spouse within 30 days of the effective date, your spouse’s coverage will be terminated and you may be responsible for any claims paid.

HOW TO ENROLL

To be covered under the Plan, you must complete the enrollment process outlined by your Human Resources Department.
**INITIAL ENROLLMENT PERIOD**

- **Initial Group Enrollment**

  If you are an Eligible Person on the Plan Effective Date and your application for coverage is received during the Initial Enrollment Period, the Effective Date for you and your Eligible Dependents (if applicable) is the Plan’s Effective Date.

- **Initial Enrollment After the Plan’s Effective Date**

  If you become an Eligible Person after the Plan’s Effective Date and your application is received within 31 days of being first eligible, the Effective Date for you and your Eligible Dependents (if applicable) will be the date you become eligible.

- **Initial Enrollment of New Dependents**

  You can apply to add Dependents to your coverage by submitting an application within 31 days after you acquire an Eligible Dependent (see exceptions below for newborn children). The Effective Date for the Eligible Dependent will be the date the Dependent was acquired.

  — **Newborn Children**

    If you have a newborn child while covered under this Plan, then the following rules apply:

    - If you are enrolled under Employee Only (Single) Coverage, you may add coverage for a newborn effective on the date of birth. However, your application must be received within 31 days of the child’s birth.

    - If you are enrolled under Employee and Spouse/Domestic Partner Only Coverage (if applicable), coverage for the newborn will be effective on the date of birth and continue for 31 days. In order to extend the coverage beyond 31 days, your application must be received within 31 days of the child’s birth.

    - If you are enrolled under Employee and Children Coverage or Employee, Spouse/Domestic Partner and Children Coverage (Family Coverage), no application will be required to add coverage for a newborn child. However, you must notify the Plan Administrator in writing of the child’s birth within 31 days. The Effective Date for the newborn will be the child’s birth date.

    - If you choose not to Enroll your newborn child, coverage for that child will be included under the mother’s maternity Benefits (provided the mother is enrolled under this Plan) for 48 hours following a vaginal delivery, or 96 hours following a cesarean section.

**IMPORTANT:**

To expedite the handling of your newborn’s claims, please make sure your application (including your child’s name and birth date) is received within 31 days of the child’s birth.

— **Adopted Children**

An adopted child or a child Placed for Adoption may be added to your coverage, provided your application is received by the Plan Administrator within 31 days of the date the child is placed in your custody. The Effective Date for the child will be the date you assumed the physical custody of the adopted child and the financial responsibility for the support and care of the adopted child. A copy of the court order or adoption papers must be submitted to the Plan Administrator with the change form.
Subject to the Exclusions, conditions and limitations of this benefit booklet, coverage for an adopted child will include the actual and documented medical costs associated with the birth of an adopted child who is 18 months of age or younger. You must provide copies of the medical bills and records associated with the birth of the adopted child and proof that you have paid or are responsible for payment of the medical bills associated with the birth and that the cost of the birth was not covered by another health care plan, including Medicaid.

**SPECIAL ENROLLMENT PERIODS**

The Plan includes Special Enrollment Periods during which individuals who previously declined coverage are allowed to Enroll (without having to wait until the next Open Enrollment Period). A Special Enrollment Period can occur if a person with other health coverage loses that coverage or if a person becomes a Dependent through marriage, birth, adoption, or Placement for Adoption. A person who Enrolls during a Special Enrollment Period is not treated as a Late Enrollee.

- **Special Enrollment For Loss of Other Coverage**

  The Special Enrollment Period for loss of other coverage is available to you and your Dependents who meet the following requirements:

  — You and/or your Dependent must otherwise be eligible for coverage under the terms of the Plan.

  — When the coverage was previously declined, you and/or your Dependent must have been covered under another Group Health Plan or must have had other health insurance coverage.

  — When you declined enrollment for yourself or for your Dependent(s), you stated in writing that coverage under another Group Health Plan or other health insurance coverage was the reason for declining enrollment. This paragraph applies only if:

    - the Plan required such a statement when you declined enrollment; and

    - you are provided with notice of the requirement to provide the statement in this paragraph (and the consequences of your failure to provide the statement) at the time you declined enrollment.

  — When you declined enrollment for yourself or for your Dependent under the Plan:

    - you and/or your Dependent had COBRA Continuation Coverage under another plan and COBRA Continuation Coverage under that other plan has since been exhausted; or

    - if the other coverage that applied to you and/or your Dependent when enrollment was declined was not under a COBRA continuation provision, either the other coverage has been terminated as a result of loss of eligibility for the coverage or employer contributions towards the other coverage have been terminated.

  For purposes of the above provision, “exhaustion of COBRA Continuation Coverage” means that the individual’s COBRA Continuation Coverage has ceased for any reason other than failure to pay premiums on a timely basis, or for cause (such as making a fraudulent claim or an intentional misrepresentation of a material fact in connection with the plan). “Loss of eligibility for coverage” includes a loss of coverage as a result of legal separation, divorce, death, termination of employment, reduction in the number of hours of employment, and any loss of eligibility after a period that is measured by reference to any of the foregoing. Loss of eligibility does not include a loss due to failure of the individual or the participant to pay premiums on a timely basis or termination of coverage for cause (such as making a fraudulent claim or any intentional misrepresentation of a material fact in connection with the plan).

  — Your application for special enrollment must be received by the Plan Administrator within 31 days following the loss of other coverage. Coverage under special enrollment will be effective no later than the
first day of the month after the Plan Administrator receives your valid application for enrollment for yourself or on behalf of your Dependent(s).

- **Special Enrollment For New Dependents**

A Special Enrollment Period occurs if a person has a new Dependent by birth, marriage, adoption or Placement for Adoption. Your application must be received by the Plan within 31 days following the birth, marriage, adoption or Placement for Adoption. To Enroll an adopted child, a copy of the court order or adoption papers must accompany the application or change form. Special enrollment rules provide that:

— You may Enroll when you marry or have a new child (as a result of marriage, birth, adoption or Placement for Adoption).

— Your spouse can be enrolled separately at the time of marriage or when a child is born, adopted or Placed for Adoption.

— Your spouse can be enrolled together with you when you marry or when a child is born, adopted or Placed for Adoption.

— A child who becomes your Dependent as a result of marriage, birth, adoption or Placement for Adoption can be enrolled when the child becomes a Dependent.

— Similarly, a child who becomes your Dependent as a result of marriage, birth, adoption or Placement for Adoption can be enrolled if you Enroll at the same time.

— Coverage with respect to a marriage is effective no later than first day of the month after the date the request for enrollment is received.

— Coverage with respect to a birth, adoption, or Placement for Adoption is effective on the date of the birth, adoption or Placement for Adoption.

— If you enter into a domestic partnership, you may Enroll your Domestic Partner and his/her Dependent Children, provided they satisfy the enrollment criteria. Coverage would be effective no later than first day of the month after the date the request for enrollment is received.

- **Special Enrollment for Court-Ordered Dependent Coverage**

An Eligible Dependent is not considered a Late Enrollee if the Employee’s application to add the Dependent is received within 31 days after issuance of a court order requiring coverage be provided for a spouse or minor or Dependent child under the Employee’s coverage. The Effective Date will be determined by the Plan Administrator in accordance with the provisions of the court order.

- **Special Enrollment Related to Medicaid and Child Health Insurance Program (CHIP) Coverage**

The Children’s Health Insurance Program Reauthorization Act (CHIPRA) created two additional special enrollment rights related to an individual’s (1) loss of Medicaid or CHIP coverage, or (2) eligibility for a Group Health Plan premium subsidy funded by Medicaid or CHIP. A 60-day Special Enrollment Period occurs when Employees and Dependents who are eligible but not enrolled for coverage in the Group Health Plan experience either of the following qualifying events:

— The Employee’s or Dependent’s Medicaid or CHIP coverage is terminated as a result of loss of eligibility; or

— The Employee or Dependent becomes eligible for a Group Health Plan premium assistance subsidy under Medicaid or CHIP.

An Employee must request this special enrollment into the Group Health Plan within 60 days of the loss of Medicaid or CHIP coverage, and within 60 days of the Employee or Dependent becoming eligible for a Group
Health Plan premium assistance subsidy under Medicaid or CHIP. Coverage under special enrollment will be effective no later than the first day of the month after the Plan receives the special enrollment request.

**OPEN ENROLLMENT PERIOD**

If you do not Enroll for coverage for yourself or for your Eligible Dependent(s) during the Initial Enrollment Period or during a Special Enrollment Period, you may apply for coverage during the next Open Enrollment Period. An Open Enrollment Period will be held each year (your Plan Administrator will announce the specific dates). Your application for coverage must be received by the Plan Administrator within this time period.

**QUALIFIED COURT ORDERS FOR MEDICAL COVERAGE FOR DEPENDENT CHILDREN**

The Plan will honor certain qualified medical child support orders (QMCSO). To be qualified, a court of competent jurisdiction must enter an order for child support requiring coverage under the Group Health Plan on behalf of your children. An order or notice issued through a state administrative process that has the force of law may also provide for such coverage and be a QMCSO.

The order must include specific information such as:

- your name and address;
- the name and address of any child covered by the order;
- a reasonable description of the type of coverage to be provided to the child or the manner by which the coverage is to be determined;
- the period to which the order applies; and
- each Group Health Plan to which the order applies.

To be a qualified order, the order cannot require the Plan to provide any type or form of Benefits or any option not otherwise provided by the Group Health Plan, except as otherwise required by law. You will be responsible for paying all applicable premium contributions, and any Deductible, Coinsurance or other cost sharing provisions which apply to your and your Dependent’s coverage.

The Plan has to follow certain procedures with respect to qualified medical child support orders. If such an order is issued concerning your child, you should contact a Customer Service Representative at 1-800-94 BLUES (1-800-942-5837).

**DELAYED EFFECTIVE DATE**

If you apply for coverage and are not Actively at Work on what would be your Effective Date, then the Effective Date will be delayed until the date you are Actively at Work.

This provision will not apply if you were absent from work due to a health status factor, or enrolled under the Employer’s Group Health Plan in force immediately before the Effective Date of this Plan.

In no event will your Dependents’ coverage become effective prior to your Effective Date.

**TERMINATION OF COVERAGE**

- **For an Employee**

  An Employee’s coverage under this Plan will terminate at the earliest of the following times:
— For any Employee who fails to remit required contributions for his/her coverage when due, at the end of the period for which the last contribution was made.

— For an Employee, the last day of the month in which employment in an eligible class ceases; employment is considered to cease on the last day worked.

— For any Employee whose coverage has been extended under the provisions set forth in the provision on extension of coverage due to a leave of absence, the COBRA provision, the provision on reinstatement of coverage or “Qualified Medical Child Support Orders”, at 12:00 midnight on the last day that the Employee is eligible for coverage through such an extension of coverage.

— For any Employee whose coverage has been continued under COBRA, at 12:00 midnight on the last day that the Employee is eligible for such coverage.

— At 12:00 midnight on the day that an Employee becomes an active member of the armed forces of any country.

— At 12:00 midnight on the date that this Plan is terminated.

— At the time of the Employee’s death.

• For a Dependent

A Dependent’s coverage under this Plan will terminate at the earliest of the following times:

— At the earliest of any time listed in the provision on termination of coverage for an Employee when coverage ceases for the covered Employee.

— For any Dependent whose coverage has been continued under COBRA, at 12:00 midnight on the last day that the Dependent is eligible for such coverage.

— At 12:00 midnight on the day before a Dependent Child reaches the limiting age.

— At 12:00 midnight on the day that a Dependent becomes an active member of the armed forces of any country.

— At 12:00 midnight on the date when the Employee is relieved of a court-ordered obligation to furnish health care coverage for a Child.

— At 12:00 midnight on the date when a Spouse is legally separated or divorced from the covered Employee, or their marriage or domestic partnership is legally annulled or dissolved.

— At the time of the Dependent’s death.

Your coverage will terminate retroactive to your Effective Date if you commit fraud or material misrepresentation in applying for or obtaining coverage under the Plan. Your coverage will end immediately if you file a fraudulent claim.

If your premiums are not paid, your coverage will stop at the end of the coverage period for which your premiums have been paid.

EXTENSION OF COVERAGE DUE TO A FAMILY MEDICAL LEAVE OF ABSENCE

If a covered Employee takes a qualified leave of absence, as determined by the Employer and as required by the Family Medical Leave Act of 1993, as amended, or similar state family and medical leave laws, coverage for the Employee and any covered Eligible Dependents may be continued for the duration of the qualified leave (up to the maximum period provided required by law). The Employee will be responsible for paying required Plan contributions.
EXTENSION OF COVERAGE DUE TO A QUALIFIED EDUCATIONAL LEAVE OF ABSENCE

Consideration will be given to an Employee requesting a leave of absence to continue his/her education if the Employee has expressed full intention of returning to the Employer’s employment.

An education leave is available to regular full-time Employees with at least six months of continuous service who seek to Enroll as a Full-Time Student in a course of study that would otherwise conflict with their normal work schedule.

Such leave may not exceed six months. Enrollment in part-time, night or weekend courses will not support eligibility.

The Employee will be responsible for paying required Plan contributions in a timely manner.

EXTENSION OF COVERAGE DUE TO A MEDICAL LEAVE OF ABSENCE

A medical leave of absence without pay may be granted to regular full-time Employees, with at least six months of continuous service, whose duration of Illness has exhausted all accumulated Extended Illness Leave (EIL) and who are still unable to return to work or who are otherwise not eligible for any other medical leave or Benefit program. Such leave may not exceed six months.

EXTENSION OF COVERAGE DUE TO A GENERAL PERSONAL LEAVE OF ABSENCE

Employees may request a leave of absence due to personal reasons that are generally limited to circumstances that could be considered emergencies or unusual or unexpected personal events not otherwise covered by any other leave policy or Benefit.

An approved personal leave of absence may be granted to regular full-time Employees with at least six months of continuous service. Such leave may not exceed six months.

The Employee will be responsible for paying required Plan contributions in a timely manner.

There is no minimum service requirement for eligibility for a leave of absence occasioned by a pregnancy-related disability or for a disability arising out of an on-the-job Injury or Illness.

The Employee must exhaust all accrued PTO time at the outset of the leave before being eligible for any leave. These extensions are also subject to the terms of the Plan documents on file in your personnel office.

REINSTATEMENT OF COVERAGE FOLLOWING A MILITARY LEAVE OF ABSENCE

Regardless of an Employer’s established leave of absence policies, the Plan will at all times comply with the regulations of the Uniformed Services Employment and Reemployment Rights Act (USERRA) for an Employee or Dependent entering military service. These rights include up to 24 months of extended health care coverage upon payment of the entire cost of coverage plus a reasonable administration fee. Additional information concerning the USERRA can be obtained from the Plan Sponsor.

COBRA CONTINUATION COVERAGE

• Eligibility for Continuation Coverage

When a Qualifying Event occurs, eligibility under this Plan may continue for you and/or your Eligible Dependents (including your widow/widower, your divorced or legally separated spouse, and your children) who were covered on the date of the Qualifying Event. A child who is born to you, or Placed for Adoption with you, during the period of COBRA Continuation Coverage is also eligible to elect COBRA Continuation Coverage.
You or your Eligible Dependent is responsible for notifying the Employer within 60 days of the occurrence of any of the following events:

— your divorce or legal separation; or
— your domestic partnership terminates; or
— your Dependent child ceasing to be an Eligible Dependent under the Plan; or
— the birth, adoption or Placement for Adoption of a child while you are covered under COBRA Continuation Coverage.

**Election of Continuation Coverage**

You or your Eligible Dependent must elect COBRA Continuation Coverage within 60 days after the later to occur of:

— the date the Qualifying Event would cause you or your Dependent to lose coverage; or
— the date your Employer notifies you, or your Eligible Dependent, of your COBRA Continuation Coverage rights.

**COBRA Continuation Coverage Period**

You and/or your Eligible Dependents are eligible for coverage to continue under the Plan for a period not to exceed:

— 18 months from the date of a loss in coverage resulting from a Qualifying Event involving your termination of employment or reduction in working hours; or
— 36 months from the date of a loss in coverage resulting from a Qualifying Event involving:
  - your death, divorce or legal separation, termination of a domestic partnership, or your loss of coverage due to becoming entitled to Medicare; or
  - the ineligibility of a Dependent child;
  provided the premiums are paid for the coverage as required.

**Disability Extension**

— COBRA Continuation Coverage may be extended from 18 months to 29 months for you or an Eligible Dependent who is determined by the Social Security Administration to have been disabled on the date of a Qualifying Event, or within the first 60 days of COBRA Continuation Coverage. This 11-month disability extension is also available to nondisabled family members who are entitled to COBRA Continuation Coverage.

— To request the 11-month disability extension, you or your Dependent must give notice of the disability determination to the Employer before the end of the initial 18-month COBRA Continuation Coverage period, and no later than 60 days after the date of the Social Security Administration’s determination. In addition, you or your Dependent must notify the Employer within 30 days after the Social Security Administration makes a determination that you or your Dependent is no longer disabled.

**Multiple Qualifying Events**

In the event an Eligible Dependent experiences a second Qualifying Event after onset of COBRA Continuation Coverage resulting from your termination or reduction in work hours, the maximum period of coverage is 36 months from the date of a loss in coverage resulting from the first Qualifying Event. This extension is available to the Eligible Dependent only.
CERTIFICATES OF COVERAGE

In accordance with the provisions of the Health Insurance Portability and Accountability Act of 1996 (HIPAA), a Group Health Plan is required to provide you with a “Certificate of Coverage”, without charge, upon the occurrence of any of the following events:

- **Qualified Beneficiaries Upon a Qualifying Event**
  
  In the case of an individual who is a qualified beneficiary entitled to elect COBRA Continuation Coverage, an automatic certificate is required to be provided at the time the individual would lose coverage under the plan in the absence of COBRA Continuation Coverage or alternative coverage elected instead of COBRA Continuation Coverage.

- **Other Individuals When Coverage Ceases**
  
  In the case of an individual who is not a qualified beneficiary entitled to elect COBRA Continuation Coverage, an automatic certificate is required to be provided at the time the individual ceases to be covered under the plan.

- **Qualified Beneficiaries When COBRA Ceases**
  
  In the case of an individual who is a qualified beneficiary and has elected COBRA Continuation Coverage (or whose coverage has continued after the individual became entitled to elect COBRA Continuation Coverage), an automatic certificate is to be provided at the time the individual’s coverage under the plan ceases.

- **Any Individual Upon Request**
  
  Requests for certificates are permitted to be made by, or on behalf of, an individual within 24 months after coverage ceases.

The Certificate of Coverage gives detailed information about how long you had coverage under the plan. This information may be used to demonstrate “Creditable Coverage” to your new health plan or issuer of an individual health policy.
Essential Plan
Schedule of Benefits
Comprehensive Health Care Services

This section shows how much the Plan pays for Covered Services described in the *Comprehensive Health Care Services* section that follows. It also explains the Deductible you must pay before the Plan starts to pay for most Covered Services. **Please note that services must be Medically Necessary in order to be covered under this program.**

<table>
<thead>
<tr>
<th>BENEFIT PERIOD</th>
<th>Calendar Year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Essential Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities&lt;sup&gt;1&lt;/sup&gt;</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Out-of-Network Provider Services&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weight-Loss Surgery Deductible</td>
<td>$2,500 per eligible Participant&lt;sup&gt;2&lt;/sup&gt;</td>
<td>$2,500 per eligible Participant&lt;sup&gt;2&lt;/sup&gt;</td>
<td>N/A</td>
<td>This Deductible is in addition to any other applicable Deductible. Note: Subsequent procedures to fill, adjust or remove the lap band will be paid at Deductible and Coinsurance.</td>
</tr>
</tbody>
</table>

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1  IMPORTANT NOTE regarding Ardent Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.

2  Weight-Loss Surgery may be performed only in an Ardent Medical/Surgical Facility, except for Tennessee Employees since no Ardent Medical/Surgical Facility is available in Tennessee.
<table>
<thead>
<tr>
<th>Essential Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities*</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services*</th>
<th>Out-of-Network Provider Services*</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Benefit Period Deductible - Per Participant</td>
<td>$500</td>
<td>$1,000</td>
<td>$4,000</td>
<td>This Deductible applies whenever the Participant receives Covered Services. The Deductibles are cross cumulative. This means that any allowable Charges Incurred apply to all Deductible amounts for each Benefit level. If your coverage includes your Dependents, then no more than two Participants covered under that membership must satisfy their Deductibles in one Benefit Period. No family Participant will contribute more than the individual Deductible amount. The Family Deductible provisions described above apply only to the Benefit Period Deductible and do not include any other Deductible applicable to your coverage. The Benefit Period Deductible applies to all Covered Services, except:</td>
</tr>
<tr>
<td>Benefit Period Deductible - Per Family</td>
<td>$1,000</td>
<td>$2,000</td>
<td>$8,000</td>
<td></td>
</tr>
</tbody>
</table>

**Covered Services Not Subject to the Benefit Period Deductible**

- Preventive Care Services.
- Covered childhood immunizations.

* IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.
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<tr>
<th>Essential Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities*</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services*</th>
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<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>OUT-OF-POCKET LIMIT</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Participant</td>
<td>$2,500</td>
<td>$3,100</td>
<td>$9,000</td>
<td>When you have paid the appropriate amount (including any Deductible amounts) for Covered Services during a Benefit Period, the amount of Allowable Charges covered by the Plan on your behalf will increase to 100% during the remainder of the Benefit Period for Covered Services you receive from In-Network or Out-of-Network Providers.</td>
</tr>
<tr>
<td>Per Family</td>
<td>$5,000</td>
<td>$6,200</td>
<td>$18,000</td>
<td>When you and your Dependents have paid the appropriate amount (including any Deductible amounts) for Covered Services during a Benefit Period, the amount of Allowable Charges covered by the Plan on behalf of you and your Dependents will increase to 100% during the remainder of the Benefit Period for Covered Services received from network Providers.</td>
</tr>
</tbody>
</table>

* IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.
These Out-of Pocket Limits are cumulative. This means that any expenses you receive from Ardent Medical/Surgical Facilities, BlueChoice PPO Providers, BlueCard PPO Providers or Out-of-Network Provider Services will count toward the Out-of Pocket Limits for both in-network and out-of-network services. However the Out-of-Network Provider Services Out-of-Pocket Limit will apply any time you receive services from an Out-of-Network Provider, even though you may have previously satisfied the in-network Out-of Pocket Limits.

The Out-of-Pocket Limit and Benefit percentage amount specified above do not apply to expenses Incurred for:

- Services payable at 100%.
- Weight Loss Services.
- Outpatient Prescription Drugs.
- Preauthorization non-compliance reductions.
- Charges in excess of the Allowable Charge.

**Benefit Percentage**

The following chart shows the percentage of Allowable Charges covered by your BlueChoice PPO program through payments and/or contractual arrangements with Providers. These percentages apply only after your Deductible and/or Coinsurance has been satisfied.

* IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.
<table>
<thead>
<tr>
<th>SERVICES</th>
<th>BENEFIT</th>
<th>PERCENTAGE</th>
<th>AMOUNT:</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PREVENTIVE CARE SERVICES</strong></td>
<td>Ardent Medical/Surgical</td>
<td>100%</td>
<td>Not Covered</td>
<td></td>
</tr>
<tr>
<td><strong>EMERGENCY CARE SERVICES</strong></td>
<td>Facilities¹</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital Services</td>
<td>90%</td>
<td>80%</td>
<td>80% ²</td>
<td></td>
</tr>
<tr>
<td>Physician Services</td>
<td>NA</td>
<td>80%</td>
<td>80% ²</td>
<td></td>
</tr>
</tbody>
</table>

**THE FOLLOWING BENEFIT PERCENTAGES APPLY TO SERVICES THAT ARE NOT CLASSIFIED AS PREVENTIVE CARE SERVICES OR EMERGENCY CARE SERVICES, AS DETERMINED BY THE CLAIMS ADMINISTRATOR**

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>BENEFIT</th>
<th>PERCENTAGE</th>
<th>AMOUNT:</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITAL SERVICES</strong></td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
<td></td>
</tr>
<tr>
<td><strong>MEDICAL/SURGICAL SERVICES</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Physician Services</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
<td></td>
</tr>
<tr>
<td>Outpatient Surgical Services</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
<td></td>
</tr>
<tr>
<td>Weight-Loss Surgery</td>
<td>100% ³</td>
<td>100% ³</td>
<td>NA</td>
<td>Weight Loss Surgery is covered at 100% after $2,500 Weight Loss Deductible has been paid</td>
</tr>
<tr>
<td>Acupuncture</td>
<td>NA</td>
<td>80%</td>
<td>NA</td>
<td></td>
</tr>
</tbody>
</table>

¹ IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.

² Non-emergency use of an Out-of-Network Emergency Room will result in the Benefit Percentage amount being reduced to 50% of the Allowable Charges.

³ Weight-Loss Surgery may be performed only in an Ardent Medical/Surgical Facility, except for Tennessee Employees since no Ardent Medical/Surgical Facility is available in Tennessee.
<table>
<thead>
<tr>
<th>COVERED SERVICES</th>
<th>BENEFIT</th>
<th>PERCENTAGE AMOUNT:</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subject to the Comprehensive Health Care Services section which follows)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Outpatient Diagnostics Services²</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>All Other Medical/Surgical Services</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>OUTPATIENT THERAPY SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>CHIROPRACTIC SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>AMBULATORY SURGICAL FACILITY SERVICES</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>AMBULANCE SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>PRIVATE DUTY NURSING SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>MATERNITY SERVICES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital Services</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>Physician Services</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>Services Provided by a Midwife</td>
<td>NA</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

1 IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.

2 Applies only to Outpatient charges. Diagnostic x-rays and laboratory services billed as part of an Inpatient facility claim will process at the benefit level for Inpatient facility charges.
<table>
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<tr>
<th>COVERED SERVICES</th>
<th>BENEFIT PERCENTAGE AMOUNT:</th>
<th>COMMENTS</th>
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<tbody>
<tr>
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<td></td>
</tr>
<tr>
<td><strong>MASTECTOMY AND RECONSTRUCTIVE SURGICAL SERVICES</strong></td>
<td>Ardent Medical/Surgical Facilities*</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services*</td>
</tr>
<tr>
<td></td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td><strong>HUMAN ORGAN, TISSUE AND BONE MARROW TRANSPLANT SERVICES</strong></td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td><strong>SERVICES FOR TREATMENT OF AUTISM AND AUTISM SPECTRUM DISORDERS</strong></td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td><strong>PSYCHIATRIC CARE SERVICES</strong></td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td><strong>REHABILITATION CARE</strong></td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong></td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td><strong>HOME HEALTH CARE SERVICES</strong></td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td><strong>HOSPICE SERVICES</strong></td>
<td>NA</td>
<td>80%</td>
</tr>
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<tr>
<th>Covered Services</th>
<th>Benefit Percentage Amount:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subject to the Comprehensive Health Care Services section which follows)</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services*</td>
</tr>
<tr>
<td>Dental Services for Accidental Injury</td>
<td>NA</td>
</tr>
<tr>
<td>All Other Covered Services</td>
<td>NA</td>
</tr>
</tbody>
</table>

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Core Plan
Schedule of Benefits
Comprehensive Health Care Services

This section shows how much the Plan pays for Covered Services described in the Comprehensive Health Care Services section that follows. It also explains the Deductible you must pay before the Plan starts to pay for most Covered Services. Please note that services must be Medically Necessary in order to be covered under this program.

**Benefit Period**
Calendar Year.

<table>
<thead>
<tr>
<th>Core Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities*</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services*</th>
<th>Out-of-Network Provider Services*</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>COPAYMENT</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Physician’s Office Visit</td>
<td>N/A</td>
<td>$25</td>
<td>N/A</td>
<td>The Copayment applies to charges which are billed as part of your Physician’s office visit.</td>
</tr>
<tr>
<td>Copayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specialist’s Office Visit</td>
<td>N/A</td>
<td>$50</td>
<td>N/A</td>
<td>The Copayment applies to charges which are billed as part of your Specialist’s office visit.</td>
</tr>
<tr>
<td>Copayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Urgent Care Facility</td>
<td>N/A</td>
<td>$35</td>
<td>N/A</td>
<td>The Copayment applies to charges which are billed as part of your Urgent Care Facility visit.</td>
</tr>
<tr>
<td>(Outpatient Services)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Visit Copayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chiropractor’s Office</td>
<td>N/A</td>
<td>$50</td>
<td>N/A</td>
<td>The Copayment applies to charges which are billed as part of your Chiropractor’s office visit.</td>
</tr>
<tr>
<td>Visit Copayment</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
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<th>Out-of-Network Provider Services*</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outpatient Hospital Facility Services or Outpatient Surgical Services or Ambulatory Surgical Facility Copayment</td>
<td>$200</td>
<td>$300</td>
<td>N/A</td>
<td>The Copayment applies to surgical procedures received in an Outpatient Hospital, Outpatient Surgical or Ambulatory Surgical Facility.</td>
</tr>
<tr>
<td>Emergency Room Copayment</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td>This Copayment is waived if the Participant is admitted to the Hospital through the emergency room visit.</td>
</tr>
<tr>
<td>Emergency Medical Care (EMC) Copayment</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td>The Copayment applies to charges which are billed as part of a medical emergency.</td>
</tr>
</tbody>
</table>

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### Core Plan Benefit Levels

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<thead>
<tr>
<th></th>
<th>Ardent Medical/Surgical Facilities&lt;sup&gt;1&lt;/sup&gt;</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Out-of-Network Provider Services&lt;sup&gt;1&lt;/sup&gt;</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency Accident Care (EAC) Copayment</td>
<td>$150</td>
<td>$150</td>
<td>$150</td>
<td>The Copayment applies to charges which are billed as part of an accidental injury.</td>
</tr>
<tr>
<td><strong>DEDUCTIBLE</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Weight-Loss Surgery Deductible</td>
<td>$2,500 per eligible Participant&lt;sup&gt;2&lt;/sup&gt;</td>
<td>$2,500 per eligible Participant&lt;sup&gt;2&lt;/sup&gt;</td>
<td>N/A</td>
<td>This Deductible is in addition to any other applicable Deductible. Note: Subsequent procedures to fill, adjust or remove the lap band will be paid at $50 office visit Copayment.</td>
</tr>
<tr>
<td>Benefit Period Deductible – Per Participant</td>
<td>$250</td>
<td>$750</td>
<td>$1,000</td>
<td>This Deductible applies whenever the Participant receives Covered Services The Deductibles are cross cumulative.</td>
</tr>
<tr>
<td>Benefit Period Deductible – Per Family.</td>
<td>$500</td>
<td>$1,500</td>
<td>$2,000</td>
<td>This means that any allowable Charges Incurred apply to all Deductible amounts for each Benefit level. If your coverage includes your Dependents, then no more than two Participants covered under that membership must satisfy their Deductibles in one Benefit Period. No family Participant will contribute more than the individual Deductible amount. The Family Deductible provisions described above apply only to the Benefit Period Deductible and do not include any other Deductible applicable to your coverage.</td>
</tr>
</tbody>
</table>

<sup>1</sup> IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.

<sup>2</sup> Weight-Loss Surgery may be performed only in an Ardent Medical/Surgical Facility, except for Tennessee Employees since no Ardent Medical/Surgical Facility is available in Tennessee.
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<tr>
<th>Core Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities*</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services*</th>
<th>Out-of-Network Provider Services*</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Covered Services</td>
<td>Not Subject to the Benefit Period Deductible</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**OUT-OF-POCKET LIMIT**

<table>
<thead>
<tr>
<th></th>
<th>Per Participant</th>
<th>Per Family</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$1,500</td>
<td>$3,000</td>
</tr>
<tr>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services*</td>
<td>$2,250</td>
<td>$4,500</td>
</tr>
<tr>
<td>Out-of-Network Provider Services*</td>
<td>$5,000</td>
<td>$10,000</td>
</tr>
</tbody>
</table>

The Benefit Period Deductible applies to all Covered Services, except:

- Routine Nursery Care.
- Preventive Care Services.
- Covered childhood immunizations.

When you have paid the appropriate amount (including any Copayment and/or the Deductible amounts) for Covered Services during a Benefit Period, the amount of Allowable Charges covered by the Plan on your behalf will increase to 100% during the remainder of the Benefit Period for Covered Services received from In-Network or Out-of-Network Providers.

When you and your Dependents have paid the appropriate amount (including any Copayment and/or Deductible amounts) for Covered Services provided by Ardent Medical/Surgical Facilities or BlueChoice PPO and BlueCard PPO Providers during a Benefit Period, the amount of Allowable Charges covered by the Plan on behalf of you and your Dependents will increase to 100% during the remainder of the Benefit Period for Covered Services received from network Providers.

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<th>Core Plan Benefit Levels</th>
<th>Ardent Medical/Surgical Facilities*</th>
<th>BlueChoice PPO &amp; BlueCard PPO Provider Services*</th>
<th>Out-of-Network Provider Services*</th>
<th>Comments</th>
</tr>
</thead>
</table>

These Out-of Pocket Limits are cumulative. This means that any expenses you receive from Ardent Medical/Surgical Facilities, BlueChoice PPO Providers, BlueCard PPO Providers or Out-of-Network Provider Services will count toward the Out-of Pocket Limits for both in-network and out-of-network services. However the Out-of-Network Provider Services Out-of-Pocket Limit will apply any time you receive services from an Out-of-Network Provider, even though you may have previously satisfied the in-network Out-of Pocket Limits.

The Out-of-Pocket Limit and Benefit percentage amount specified above do not apply to expenses Incurred for:

- Services payable at 100%.
- Weight Loss Services.
- Outpatient Prescription Drugs.
- Preauthorization non-compliance reductions.
- Charges in excess of the Allowable Charge.

**Benefit Percentage**

The following chart shows the percentage of Allowable Charges covered by your BlueChoice PPO program through payments and/or contractual arrangements with Providers. These percentages apply only after your Deductible and/or Coinsurance has been satisfied.

* IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.
<table>
<thead>
<tr>
<th>COVERED SERVICES</th>
<th>BENEFIT PERCENTAGE</th>
<th>AMOUNT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subject to the Comprehensive Health Care Services section which follows)</td>
<td>Ardent Medical/Surgical Facilities&lt;sup&gt;1&lt;/sup&gt;</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services&lt;sup&gt;1&lt;/sup&gt;</td>
</tr>
<tr>
<td><strong>PREVENTIVE CARE SERVICES</strong></td>
<td>NA</td>
<td>100%</td>
</tr>
<tr>
<td><strong>EMERGENCY CARE SERVICES</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospital Services</td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td>Physician Services</td>
<td>NA</td>
<td>80%</td>
</tr>
</tbody>
</table>

**THE FOLLOWING BENEFIT PERCENTAGES APPLY TO SERVICES THAT ARE NOT CLASSIFIED AS PREVENTIVE CARE SERVICES OR EMERGENCY CARE SERVICES, AS DETERMINED BY THE CLAIMS ADMINISTRATOR**

<table>
<thead>
<tr>
<th>HOSPITAL SERVICES</th>
<th>BENEFIT PERCENTAGE</th>
<th>AMOUNT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inpatient Hospital Services</td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td>Outpatient Hospital Services</td>
<td>100%&lt;sup&gt;3&lt;/sup&gt;</td>
<td>100%&lt;sup&gt;3&lt;/sup&gt;</td>
</tr>
<tr>
<td>Outpatient Surgical Services</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Outpatient Diagnostic Services&lt;sup&gt;4&lt;/sup&gt;</td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

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<sup>2</sup> Non-emergency use of an Out-of-Network Emergency Room will result in the Benefit Percentage amount being reduced to 50% of the Allowable Charges.

<sup>3</sup> Applicable only to Covered Services which are subject to the Outpatient Services Copayment. For services which are not subject to the Outpatient Services Copayment, this percentage amount is reduced to the applicable payment level of Allowable charges after satisfaction of the Deductible.

<sup>4</sup> Applicable only to Covered Services which are subject to the office visit Copayment. For services which are not subject to the office visit Copayment, this percentage amount is reduced to the applicable payment level of Allowable charges after satisfaction of the Deductible.

Includes lab and x-ray; excluding Magnetic Resonance Imaging (MRI), Computed Tomography (CT) and Positron Emission Tomography (PET).
<table>
<thead>
<tr>
<th>COVERED SERVICES (Subject to the Comprehensive Health Care Services section which follows)</th>
<th>BENEFIT</th>
<th>PERCENTAGE AMOUNT:</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEDICAL/SURGICAL SERVICES</strong></td>
<td>Ardent Medical/Surgical Facilities¹</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services¹</td>
<td>Out-of-Network Provider Services*</td>
</tr>
<tr>
<td>Physician Services</td>
<td>NA</td>
<td>100%²</td>
<td>50%</td>
</tr>
<tr>
<td>Outpatient Surgical Services</td>
<td>NA</td>
<td>100%</td>
<td>50%</td>
</tr>
<tr>
<td>Outpatient Diagnostics Services²</td>
<td>NA</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Weight-Loss Surgery</td>
<td>100%³</td>
<td>100%³</td>
<td>NA</td>
</tr>
<tr>
<td>Acupuncture</td>
<td>NA</td>
<td>100%²</td>
<td>NA</td>
</tr>
<tr>
<td>All Other Medical/Surgical Services</td>
<td>90%</td>
<td>80%</td>
<td>50%</td>
</tr>
</tbody>
</table>

| **OUTPATIENT THERAPY SERVICES** | NA | 80% | 50% |

| **CHIROPRACTIC SERVICES** | NA | 100%² | 50% |

| **AMBULATORY SURGICAL FACILITY SERVICES** | 90% | 80% | 50% |

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² Applicable only to Covered Services which are subject to the office visit Copayment. For services which are not subject to the office visit Copayment, this percentage amount is reduced to the applicable payment level of Allowable charges after satisfaction of the Deductible.

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<td></td>
<td>Ardent</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services*</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Medical/Surgical Facilities*</td>
<td>PPO Provider Services*</td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td>Out-of-Network Provider Services*</td>
<td></td>
</tr>
<tr>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>AMBULANCE SERVICES</td>
<td>100%</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>PRIVATE DUTY NURSING SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>MATERNITY SERVICES</td>
<td></td>
<td></td>
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<td>80%</td>
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<tr>
<td>Physician Services</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>Services Provided by a Midwife</td>
<td>NA</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>MASTECTOMY AND RECONSTRUCTIVE SURGICAL SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>HUMAN ORGAN, TISSUE AND BONE MARROW TRANSPLANT SERVICES</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>SERVICES FOR TREATMENT OF AUTISM AND AUTISM SPECTRUM DISORDERS</td>
<td>NA</td>
<td>80%</td>
<td>50%</td>
</tr>
<tr>
<td>PSYCHIATRIC CARE SERVICES</td>
<td>90%</td>
<td>80%</td>
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</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Ardent Medical/Surgical Facilities*</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services*</td>
</tr>
<tr>
<td>REHABILITATION CARE</td>
<td>90%</td>
<td>80%</td>
</tr>
<tr>
<td>SKILLED NURSING FACILITY CARE</td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td>HOME HEALTH CARE SERVICES</td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td>HOSPICE SERVICES</td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td>DENTAL SERVICES FOR ACCIDENTAL INJURY</td>
<td>NA</td>
<td>80%</td>
</tr>
<tr>
<td>ALL OTHER COVERED SERVICES</td>
<td>NA</td>
<td>80%</td>
</tr>
</tbody>
</table>

* IMPORTANT NOTE regarding Medical/Surgical Facilities: Benefits will be paid at the highest levels if services are obtained at an Ardent Medical/Surgical Facility in your area. If a service is available in an Ardent Facility but obtained elsewhere, Benefits will be paid at Out-of-Network levels, even if that facility is in a PPO network.
This section shows how much the Plan pays for Covered Services described in the *Comprehensive Health Care Services* section that follows. It also explains the Deductible you must pay before the Plan starts to pay for most Covered Services. **Please note that services must be Medically Necessary in order to be covered under this program.**

**Benefit Period**

Calendar Year.

**Deductible**

<table>
<thead>
<tr>
<th>Provider Services Deductible</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BlueChoice PPO or BlueCard PPO Provider Services Deductible</td>
<td>$1,500 per Benefit Period per Covered Person. This Deductible applies to Covered Services received from a BlueChoice PPO or BlueChoice PPO Provider. If the Covered Person has Incurred expenses which were applied toward his or her Out-of-Network Provider Services Deductible during the Benefit Period, those expenses will also count toward satisfaction of his or her Deductible amount for BlueChoice PPO or BlueCard PPO Provider Services.</td>
</tr>
<tr>
<td>Out-of-Network Provider Services Deductible</td>
<td>$5,000 per Benefit Period per Covered Person. This Deductible applies whenever the Covered Person receives Covered Services from a Provider who is not a member of the BlueChoice PPO or BlueCard PPO Provider Network. If the Covered Person has Incurred expenses which were applied toward his or her BlueChoice PPO or BlueCard PPO Provider Services Deductible during the Benefit Period, those expenses will also count toward satisfaction of his or her Deductible amount for Out-of-Network Provider Services.</td>
</tr>
</tbody>
</table>

Covered Services *Not Subject to Benefit Period Deductible*

The Benefit Period Deductible applies to all Covered Services, except:

- Preventive Care Services provided by BlueChoice PPO or BlueCard PPO Providers.
- Covered childhood immunizations.

**Family Deductible**

<table>
<thead>
<tr>
<th>Provider Services Deductible</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>BlueChoice PPO or BlueCard PPO Provider Services Deductible</td>
<td>$3,000 per Benefit Period per Covered Family for Covered Services received from a BlueChoice PPO or BlueChoice PPO Provider.</td>
</tr>
<tr>
<td>Out-of-Network Provider Services Deductible</td>
<td>$10,000 per Benefit Period per Covered Family for Covered Services received from a Provider who is not a member of the BlueChoice PPO or BlueCard PPO Provider Network. No family Covered Person will contribute more than the individual Deductible amount.</td>
</tr>
</tbody>
</table>

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OUT-OF-POCKET LIMIT

- **BlueChoice and BlueCard Provider Services** — When you have paid $4,000 (including any the Deductible amounts) for Covered Services provided by BlueChoice PPO and BlueCard PPO Providers during a Benefit Period, the amount of Allowable Charges covered by the Plan on your behalf will increase to 100% during the remainder of the Benefit Period for Covered Services you receive from network Providers.

- **Out-of-Network Provider Services** — When you have paid $10,000 (including any Deductible amounts) for Covered Services provided by Out-of-Network Providers during a Benefit Period, the amount of Allowable Charges covered by the Plan on your behalf will increase to 100% during the remainder of the Benefit Period for Out-of-Network Provider services.

These Out-of-Pocket Limits are cumulative. This means that any expenses you receive from BlueChoice PPO Providers, BlueCard PPO Providers or Out-of-Network Provider Services will count toward the Out-of-Pocket Limits for both in-network and out-of-network services. However the Out-of-Network Provider Services Out-of-Pocket Limit will apply any time you receive services from an Out-of-Network Provider, even though you may have previously satisfied the in-network Out-of-Pocket Limits.

The Out-of-Pocket Limit and Benefit percentage amount specified above do not apply to expenses Incurred for:

- Preauthorization non-compliance reductions.
- Charges in excess of the Allowable Charge.

FAMILY OUT-OF-POCKET LIMIT

- **BlueChoice PPO and BlueCard PPO Provider Services** — When $8,000 has been paid for all covered family members combined (including any Deductible amounts) for Covered Services provided by BlueChoice PPO and BlueCard PPO Providers during a Benefit Period, the amount of Allowable Charges covered by the Plan on behalf of you and your Dependents will increase to 100% during the remainder of the Benefit Period for Covered Services received from network Providers.

- **Out-of-Network Provider Services** — When $20,000 has been paid for all covered family members combine (including any Deductible amounts) for Covered Services provided by Out-of-Network Providers during a Benefit Period, the amount of Allowable Charges covered by the Plan on behalf of you and your Dependents will increase to 100% during the remainder of the Benefit Period for Out-of-Network Provider services.

THE FOLLOWING CHART SHOWS THE PERCENTAGE OF ALLOWABLE CHARGES COVERED BY YOUR BLUECHOICE PPO PROGRAM通过 payments and/or contractual arrangements with Providers. These percentages apply only after your Deductible and/or Coinsurance has been satisfied.
<table>
<thead>
<tr>
<th>COVERED SERVICES</th>
<th>BENEFIT PERCENTAGE AMOUNT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subject to the Comprehensive Health Care Services section which follows)</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services</td>
</tr>
<tr>
<td>Preventive Care Services</td>
<td>100%</td>
</tr>
<tr>
<td>Emergency Care Services</td>
<td>80%</td>
</tr>
</tbody>
</table>

The following Benefit Percentages apply to services that are not classified as Preventive Care Services or Emergency Care Services, as determined by the Claims Administrator.

| Hospital Services | 80% | 50% |
| Surgical/Medical Services | | |
| Physicians’ Office Visits | 80% | 50% |
| Acupuncture | 80% | NA |
| Weight Loss (including Surgery**) | 80% | NA |
| All Other Covered Surgical/Medical Services | 80% | 50% |
| Outpatient Diagnostic Services | 80% | 50% |
| Outpatient Therapy Services | 80% | 50% |
| Maternity Services | | |
| Services Provided by a Midwife | 50% | 50% |
| All Other Maternity Services | 80% | 50% |
| Mastectomy and Reconstructive Surgical Services | 80% | 50% |
| Human Organ, Tissue and Bone Marrow Transplant Services | 80% | 50% |
| Ambulatory Surgical Facility Services | 80% | 50% |

* Non-emergency use of an Out-of-Network Emergency Room will result in the Benefit Percentage amount being reduced to 50% of the Allowable Charges.

** Weight-Loss Surgery may be performed only in an Ardent Medical/Surgical Facility, except for Tennessee Employees since no Ardent Medical/Surgical Facility is available in Tennessee.
<table>
<thead>
<tr>
<th>COVERED SERVICES</th>
<th>BENEFIT PERCENTAGE AMOUNT:</th>
</tr>
</thead>
<tbody>
<tr>
<td>(Subject to the Comprehensive Health Care Services section which follows)</td>
<td>BlueChoice PPO &amp; BlueCard PPO Provider Services</td>
</tr>
<tr>
<td></td>
<td>Out-of-Network Provider Services</td>
</tr>
<tr>
<td>Ambulance Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Services for Treatment of Autism and Autism Spectrum Disorders</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Psychiatric Care Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Private Duty Nursing Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Rehabilitation Care</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Skilled Nursing Facility Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Home Health Care Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Hospice Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>Dental Services for Accidental Injury</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
<tr>
<td>All Other Covered Services</td>
<td>80%</td>
</tr>
<tr>
<td></td>
<td>50%</td>
</tr>
</tbody>
</table>
This section lists the Covered Services payable under the Plan. **Please note that services must be Medically Necessary in order to be covered under this program.**

**PREVENTIVE CARE SERVICES**

Any of the following Covered Services performed by a Provider.

**NOTE:** Preventive Care Services received from BlueChoice PPO and BlueCard PPO Providers are not subject to Deductible, Coinsurance or dollar maximums.

- Evidence-based items or services that have in effect a rating of “A” or “B” in the current recommendations of the United States Preventive Services Task Force (“USPSTF”);
- Immunizations recommended by the Advisory Committee on Immunization Practices of the Centers for Disease Control and Prevention (“CDC”) with respect to the individual involved;
- Evidenced-informed preventive care and screenings provided for in the comprehensive guidelines supported by the Health Resources and Services Administration (“HRSA”) for infants, children, and adolescents; and
- With respect to women, such additional preventive care and screening, not described in items listed above as provided for in comprehensive guidelines supported by the HRSA.
  
  — Breastfeeding Support, Services and Supplies — Benefits will be provided for breastfeeding counseling and support services rendered by a Provider for pregnant and postpartum women. Benefits include the rental (or, at the Plan’s option, the purchase if it will be less expensive) of manual and electric breast-feeding equipment.
  
  — Contraceptive Services — Benefits will be provided for the following contraceptive services when prescribed by a licensed Provider for women with reproductive capacity:
    
    o contraceptive counseling;
    o FDA-approved prescription devices and medications;
    o over-the-counter contraceptives; and
    o sterilization procedures (tubal ligation), but not including hysterectomy.

Coverage includes contraceptives in the following categories:

- progestin-only contraceptives;
- combination contraceptives;
- emergency contraceptives;
- extended-cycle/continuous oral contraceptives;
- cervical caps;
- diaphragms;
- implantable contraceptives;
- intra-uterine devices;
- injectables;
- transdermal contraceptives; and
- vaginal contraceptive devices.

**NOTE:** Prescription contraceptive medications are covered under the *Outpatient Prescription Drug Benefits* section of your Plan, *if applicable.*

The contraceptive drugs and devices listed above may change as FDA guidelines are modified. Coinsurance or Copayment amounts will not apply to FDA-approved contraceptive drugs and devices on the Contraceptive Information list. You may access the Web site at www.bcbsok.com or contact customer service at the toll-free number on your Identification Card.

When obtaining the items noted above, you may be required to pay the full cost and then submit a claim form with itemized receipts to the Plan for reimbursement. Please refer to the *Claims Filing Procedures* section of your Certificate for claims submission information.

Covered Preventive Care Services received from Out-of-Network Providers and/or Out-of-Network Pharmacies, or other routine Covered Services not provided for under this provision may be subject to Deductible, Copayment, Coinsurance and/or benefit maximums.

For purposes of this Benefit, the current recommendations of the USPSTF regarding breast cancer screening and mammography and prevention will be considered the most current (other than those issued in or around November 2009).

The Preventive Care Services described above may change as the USPSTF, CDC, and HRSA guidelines are modified. For more information Participants may access the Web site at www.bcbsok.com or contact Customer Service at the toll-free number listed on their Identification Card.

If a recommendation or guideline for a particular Preventive Care Service does not specify the frequency, method, treatment or setting in which it must be provided, the Claims Administrator may use reasonable medical management techniques to apply Benefits or determine coverage.

If a covered Preventive Care Service is provided during an office visit and is billed separately from the office visit, you may be responsible for any applicable Deductible, Copayment and/or Coinsurance amounts for the office visit only. If an office visit and the Preventive Care Service are not billed separately and the primary purpose of the visit was not the preventive health service, you may be responsible for any applicable Deductible, Copayment and/or Coinsurance amounts for the office visit including the Preventive Care Service.

Examples of Covered Services included are routine annual physicals, immunizations, well-child care, cancer screening mammograms, bone density test, screening for prostate cancer and colorectal cancer, smoking cessation counseling services, health diet counseling and obesity screening/counseling.

Examples of covered immunizations included are Diphtheria, Haemophilus influenzae type b, Hepatitis B, Measles, Mumps, Pertussis, Polio, Rubella, Tetanus, Varicella and any other immunization that is required by law for a child. Allergy injections are not considered immunizations under this Benefit provision.

Covered Services not included as above may be subject to Coinsurance, Deductible and/or dollar maximums.

Coverage for the Preventive Care Services specified in the items above shall be provided in accordance with the terms and conditions of the appropriate Benefit section of the Plan (for example: “Hospital Services,” “Surgical/Medical Services,” and “Diagnostic Services”).
EMERGENCY CARE SERVICES

Services provided for treatment of an injury, illness or condition manifesting itself by acute symptoms of sufficient severity, including severe pain, such that a reasonable and prudent layperson could expect the absence of medical attention to result in:

- serious jeopardy to the Participant’s health;
- serious impairment to bodily function; or
- serious dysfunction of any bodily organ or part.

Coverage for Emergency Care shall be provided in accordance with the terms and conditions of the appropriate Benefit section of the Plan (for example: “Hospital Services”, “Surgical/Medical Services” and “Ambulance Services.”

HOSPITAL SERVICES

The Plan pays the scheduled amounts for the following Covered Services you receive from a Hospital or other Provider.

• Bed and Board

Bed, board and general nursing service in:

— A room with two or more beds;

— A private room (private room allowance is equal to the most prevalent semiprivate room charges of your Hospital). Private room charges in excess of the semiprivate room allowance will not be eligible for Benefits unless the patient is required under the infection control policy of the Hospital to be in isolation to prevent contagion;

— A bed in a Special Care Unit which gives intensive care to the critically ill.

Inpatient services are subject to the Preauthorization guidelines of the Plan (see Important Information).

• Ancillary Services

— Operating, delivery and treatment rooms;
— Prescribed drugs;
— Whole blood, blood processing and administration;
— Anesthesia supplies and services rendered by an employee of the Hospital or other Provider;
— Medical and surgical dressings, supplies, casts and splints;
— Oxygen;
— Subdermally implanted devices or appliances necessary for the improvement of physiological function;
— Diagnostic Services;
— Therapy Services;
— Allergy testing;
— Preadmission testing;
— Meals and special diets;
— Thyroid function studies;
— Use of heart/lung equipment;
— Kidney dialysis services;
— Radioactive materials and Radiation Therapy.

• **Emergency Accident Care**
  Outpatient emergency Hospital services and supplies to treat injuries caused by an accident.

• **Emergency Medical Care**
  Outpatient emergency Hospital services and supplies to treat a sudden and acute medical condition that requires prompt Medical Care.

• **Surgery**
  Hospital services and supplies for Outpatient Surgery furnished by an employee of the Hospital or other Provider other than the surgeon or assistant surgeon.

• **Routine Nursery Care**
  — Inpatient Hospital Services for Routine Nursery Care of a newborn Participant.
  — Routine Nursery Care does not include treatment or evaluation for medical or surgical reasons during or after the mother’s maternity confinement. In the event the newborn requires such treatment or evaluation while covered under the Plan:
    ▪ the infant will be considered as a Participant in its own right and will be entitled to the same Benefits as any other Participant under the Plan; and
    ▪ a separate Deductible will apply to the newborn’s Hospital confinement.

  **Benefits are not provided for Routine Nursery Care for an infant born to a Dependent child.**

**SURGICAL/MEDICAL SERVICES**

The Plan pays the scheduled amounts for the following Covered Services you receive from a Physician or other Provider.

• **Surgery**
  Payment includes visits before and after Surgery.
  — If an incidental procedure* is carried out at the same time as a more complex primary procedure, then Benefits will be payable for only the primary procedure. **Separate Benefits will not be payable for any incidental procedures performed at the same time.**
  — When more than one surgical procedure is performed through more than one route of access during one operation, you are covered for:

  *A procedure carried out at the same time as a primary surgical procedure, but which is clinically integral to the performance of the primary procedure, and, therefore, should not be reimbursed separately.*
the primary procedure; plus

50% of the amount payable for each of the additional procedures had those procedures been performed alone.

— Sterilization, regardless of Medical Necessity.

• Cosmetic Surgery

Services for Cosmetic Surgery when required to remedy a condition resulting from an Accidental Injury or to repair a birth defect of a Child.

• Assistant Surgeon

Services of a Physician who actively assists the operating surgeon in the performance of covered Surgery. Benefits will be provided for an assistant surgeon only if determined Medically Necessary by the Claims Administrator.

• Postoperative Care

Postoperative Care or follow-up care required in connection with covered surgical services.

• Anesthesia

Administration of anesthesia by a Physician or other Provider who is not the surgeon or the assistant surgeon.

• Inpatient Medical Services

Medical Care when you are an Inpatient for a condition not related to Surgery, pregnancy, or Mental Illness, except as specified.

— Inpatient Medical Care Visits

Inpatient Medical Care visits are limited to one visit or other service per day by the attending Physician.

— Intensive Medical Care

Constant Physician attendance and treatment when your condition requires it for a prolonged time.

— Concurrent Care

○ Care for a medical condition by a Physician who is not your surgeon while you are in the Hospital for Surgery.

○ If the nature of the illness or injury requires, care by two or more Physicians during one Hospital stay.

— Consultation

Consultation by another Physician when requested by your attending Physician. limited to one visit or other service per day for each consulting Physician. Staff consultations required by Hospital rules are excluded.

— Newborn Well Baby Care

Routine Nursery Care visits to examine a newborn Participant, limited to the first 48 hours following a vaginal delivery or 96 hours following delivery by cesarean section. No additional Inpatient visits are covered for well baby care.

• Outpatient Medical Services

Outpatient Medical Care that is not related to Surgery, pregnancy, or Mental Illness, except as specified.
— Emergency Accident Care
   Treatment of accidental bodily injuries.

— Emergency Medical Care
   Treatment of a sudden and acute medical condition that requires prompt Medical Care.

— Home, Office, and Other Outpatient Visits
   Visits and consultation for the examination, diagnosis, and treatment of an injury or illness.

— Contraceptive Devices
   Contraceptive devices which are:
   ○ placed or prescribed by a Physician;
   ○ intended primarily for the purpose of preventing human conception; and
   ○ approved by the U. S. Food and Drug Administration as acceptable methods of contraception.

— Audiological Services
   Audiological services and hearing aids.
   Hearing aids must be prescribed, filled and dispensed by a licensed audiologist.

— Infertility
   Diagnosis of infertility. Treatment, including Surgery, is not covered.

— Chiropractic Services & Muscle Manipulations
   Covered Services applied to this Benefit will be **limited to 20 visits per Benefit Period per Participant when provided by a Chiropractor.**

— Acupuncture
   Charges Incurred for services or procedures involving acupuncture from a doctor of oriental medicine.

**OUTPATIENT DIAGNOSTIC SERVICES**

- Radiology, Ultrasound and Nuclear Medicine
- Laboratory, Pathology, and a Physician’s interpretation of Laboratory and Pathology
- ECG, EEG, and Other Electronic Diagnostic Medical Procedures and Physiological Medical Testing, as determined by the Claims Administrator.

**OUTPATIENT THERAPY SERVICES**

- Radiation Therapy
- Chemotherapy

Outpatient Therapy Services do not include oral Chemotherapy or self-injectable Chemotherapy. These Prescription Drugs may be covered under your **Outpatient Prescription Drug Benefits**, if applicable, under the Plan.
- Respiratory Therapy
- Dialysis Treatment
- Physical Therapy

Services rendered by certified or licensed physical therapists provided such services are certified as Medically Necessary by a Physician. (If services are rendered by a chiropractor, see “Chiropractic Care”. If services are rendered by a doctor of oriental medicine, see “Acupuncture”.) **Benefits for Outpatient Physical Therapy (including visits to the Participant’s home) are limited to a maximum of 20 visits per Benefit Period per Participant.** Additional visits are available if Medically Necessary.

- Occupational Therapy

Services rendered by certified or licensed occupational therapists provided such services are certified as Medically Necessary by a Physician. **Benefits for Outpatient Occupational Therapy (including visits to the Participant’s home) are limited to a maximum of 20 visits per Benefit Period per Participant.** Additional visits are available if Medically Necessary.

- Speech Therapy

Services certified as medically and/or psychologically necessary by a Physician or duly licensed speech therapist to treat pathological or organic speech disorders including, but not limited to, cleft palate, cerebral palsy, hearing loss, aphasia and speech and voice therapy services following laryngectomy. Excluded are services to correct non-organic articulatory disorders and services that are otherwise provided by the public schools or other agencies such as Crippled Children’s programs. Benefits are available for Children under age three due to infantile autism, developmental delay, cerebral palsy hearing impairment and major congenital anomalies that affect speech including, but not limited to, cleft lip and cleft palate. **Benefits for Outpatient Speech Therapy (including visits to the Participant’s home) are limited to a maximum of 20 visits per Benefit Period per Participant.** Additional visits are available if Medically Necessary.

**MATERNITY SERVICES**

- Hospital Services and Surgical/Medical Services from a Provider to an Employee or the Employee’s covered spouse/Domestic Partner for:
  - Normal Pregnancy
    Normal pregnancy includes any condition usually associated with the management of a difficult pregnancy but not considered a complication of pregnancy.
  - Complications of Pregnancy
    Physical effects directly caused by pregnancy but which are not considered from a medical viewpoint to be the effect of normal pregnancy, including conditions related to ectopic pregnancy or those that require cesarean section.
  - Interruptions of Pregnancy
    - Miscarriage
    - Abortion and complications of Abortion
      Covered Services for therapeutic Abortion are allowed for an Employee or the Employee’s covered spouse only.
• Covered Maternity Services include the following:
  — A minimum of 48 hours of Inpatient care at a Hospital, or a birthing center licensed as a Hospital, following a vaginal delivery for the mother and newborn infant who are covered under the Plan after childbirth, except as otherwise provided in this section; or
  — A minimum of 96 hours of Inpatient care at a Hospital following a delivery by cesarean section for the mother and newborn infant who are covered under the Plan after childbirth, except as otherwise provided in this section; and
  — Postpartum home care following a vaginal delivery if childbirth occurs at home or in a birthing center licensed as a birthing center. The coverage shall provide for one home visit within 48 hours of childbirth by a licensed health care Provider whose scope of practice includes providing postpartum care. The visits shall include, at a minimum:
    ○ physical assessment of the mother and newborn infant;
    ○ parent education regarding childhood immunizations;
    ○ training or assistance with breast or bottle feeding; and
    ○ performance of any Medically Necessary and appropriate clinical tests.

    At the mother’s discretion, visits may occur at the facility of the Provider instead of the home.

• Inpatient care shall include, at a minimum:
  — physical assessment of the mother and newborn infant;
  — parent education regarding childhood immunizations;
  — training or assistance with breast or bottle feeding; and
  — performance of any Medically Necessary and appropriate clinical tests.

• The Plan may provide coverage for a shorter length of Hospital Inpatient stay for services related to maternity/obstetrical and newborn infant care provided:
  — The licensed health care Providers determine that the mother and newborn infant meet medical criteria contained within guidelines, developed by or in cooperation with licensed health care Providers, which recognize treatment standards, including, but not limited to, the most current treatment standards of the American Academy of Pediatrics and the American College of Obstetricians and Gynecologists, that determine the appropriate length of stay based upon:
    ○ evaluation of the antepartum, intrapartum, and postpartum course of the mother and newborn infant;
    ○ the gestational age, birth weight and clinical condition of the newborn infant;
    ○ the demonstrated ability of the mother to care for the newborn infant postdischarge; and
    ○ the availability of postdischarge follow-up to verify the condition of the newborn infant in the first 48 hours after delivery; and
  — The Plan covers one home visit, within 48 hours of discharge, by a licensed health care Provider whose scope of practice includes providing postpartum care. Such visits shall include, at a minimum:
    ○ physical assessment of the mother and newborn infant;
parent education regarding childhood immunizations;

training or assistance with breast or bottle feeding; and

performance of any Medically Necessary and appropriate clinical tests.

At the mother’s discretion, visits may occur at the facility of the Provider instead of the home.

**Maternity Services for Dependent children are not covered, except for complications of pregnancy.**

**Mastectomy and Reconstructive Surgical Services**

Hospital Services and Surgical/Medical services for the treatment of breast cancer and other breast conditions, including:

- Inpatient Hospital Services for:
  - not less than 48 hours of Inpatient care following a mastectomy; and
  - not less than 24 hours of Inpatient care following a lymph node dissection for the treatment of breast cancer.

However, coverage may be provided for a shorter length of Hospital Inpatient stay where the attending Physician, in consultation with the patient, determines that a shorter period of Hospital stay is appropriate.

- Coverage for reconstructive breast Surgery performed as a result of a partial or total mastectomy. Covered Services shall consist of the following, when provided in a manner determined in consultation with the attending Physician and the patient:
  - reconstruction of the breast on which the mastectomy has been performed;
  - Surgery and reconstruction of the other breast to produce a symmetrical appearance; and
  - prostheses and physical complications at all stages of mastectomy, including lymphedema.

**Breast reconstruction or implantation or removal of breast prostheses is a Covered Service only when performed solely and directly as a result of mastectomy which is Medically Necessary.**

**Human Organ, Tissue and Bone Marrow Transplant Services**

All transplants are subject to Preauthorization and must be performed in and by a Provider that meets the criteria established by the Claims Administrator for assessing and selecting Providers for transplants.

Preauthorization must be obtained at the time the Participant is referred for a transplant consultation and/or evaluation. It is the Participant’s responsibility to make sure Preauthorization is obtained. Failure to obtain Preauthorization will result in denial of Benefits. The Plan has the sole and final authority for approving or declining requests for Preauthorization.

• **DEFINITIONS**

  In addition to the definitions listed under the *Definitions* section of the Plan, the following definitions shall apply and/or have special meaning for the purpose of this section:

  — **Bone Marrow Transplant**

    A medical and/or surgical procedure comprised of several steps or stages including:
the harvest of stem cells or progenitor cells, whether from the bone marrow or from the blood, from a third-party donor (allogeneic transplant) or from the patient (autologous transplant);

- processing and/or storage of the stem cells or progenitor cells after harvesting;

- the administration of High-Dose Chemotherapy and/or High-Dose Radiation Therapy, when this step is prescribed by the treating Physician;

- the infusion of the harvested stem cells or progenitor cells; and

- hospitalization, observation and management of reasonably anticipated complications such as graft versus host disease, infections, bleeding, organ or system toxicities and low blood counts.

The above definition of autologous Bone Marrow Transplant specifically includes transplants wherein the transplant component is derived from circulating blood in lieu of, or in addition to, harvested directly from the bone marrow, a procedure commonly known as peripheral stem cell or progenitor cell transplant or rescue procedure. This definition further specifically includes all component parts of the procedure including, without limitation, the High-Dose Chemotherapy and/or High-Dose Radiation Therapy.

— **High-Dose Chemotherapy**

A form of Chemotherapy wherein the dose exceeds standard doses of Chemotherapy to the extent that virtually all patients who receive High-Dose Chemotherapy sustain destruction of the bone marrow to the point that bone marrow or peripheral stem cells or progenitor cells must be implanted or infused to keep the patient alive.

— **High-Dose Radiation Therapy**

A form of Radiation Therapy wherein the dose exceeds standard doses of Radiation Therapy resulting in destruction of the bone marrow to the point that bone marrow or peripheral stem cells or progenitor cells must be implanted or infused to keep the patient alive.

— **Preauthorization**

The process that determines in advance the Medical Necessity or Experimental, Investigational and/or Unproven nature of certain care and services under the Plan. Preauthorization is subject to all conditions, exclusions and limitations of the Plan. Preauthorization does not guarantee that all care and services a Participant receives are eligible for Benefits under the Plan.

— **Procurement Services**

The services provided to search for and match the human organ, tissue, bone marrow, peripheral stem cells, or progenitor cells donated to the transplant recipient, surgically remove the organ, tissue, bone marrow, peripheral stem cells, or progenitor cells from the donor and transport the organ, tissue, bone marrow, peripheral stem cells, or progenitor cells to the location of the recipient within 24 hours after the match is made.

- **TRANSPALNT SERVICES**

Subject to the Exclusions, conditions, and limitations of the Plan, Benefits will be provided for Covered Services rendered by a Hospital, Physician, or other Provider for the human organ and tissue transplant procedures set forth below.

— Musculoskeletal transplants;

— Parathyroid transplants;
— Cornea transplants;
— Heart-valve transplants;
— Kidney transplants;
— Heart transplants;
— Single lung, double lung and heart/lung transplants;
— Liver transplants;
— Intestinal transplants;
— Small bowel/liver or multivisceral (abdominal) transplants;
— Pancreas transplants;
— Islet cell transplants; and
— Bone Marrow Transplants.

• EXCLUSIONS AND LIMITATIONS APPLICABLE TO ORGAN/TISSUE/BONE MARROW TRANSPLANTS

— The transplant must meet the criteria established by the Claims Administrator for assessing and performing organ or tissue transplants, or Bone Marrow Transplant procedures, as set forth in the Claims Administrator’s written medical policies.

— In addition to the Exclusions set forth elsewhere in the Plan, no Benefits will be provided for the following organ or tissue transplants or Bone Marrow Transplants or related services:
  ○ Adrenal to brain transplants.
  ○ Allogeneic islet cell transplants.
  ○ High-Dose Chemotherapy or High-Dose Radiation Therapy if the associated autologous or allogeneic Bone Marrow Transplant, stem cell or progenitor cell treatment or rescue is not a Covered Service.
  ○ Small bowel transplants using a living donor.
  ○ Any organ or tissue transplant or Bone Marrow Transplant from a non-human donor or for the use of non-human organs for extracorporeal support and/or maintenance.
  ○ Any artificial device for transplantation/implantation, except in limited instances as reflected in the Claims Administrator’s written medical policies.
  ○ Any organ or tissue transplant or Bone Marrow Transplant procedure which the Claims Administrator considers to be Experimental or Investigational in nature.
  ○ Expenses related to the purchase, evaluation, Procurement Services, or transplant procedure if the organ or tissue or bone marrow or stem cells or progenitor cells are sold rather than donated to the Participant recipient.
  ○ All services, provided directly for or relative to any organ or tissue transplant, or Bone Marrow Transplant procedure which is not specifically listed as a Covered Service in the Plan.

— The transplant must be performed in and by a Provider that meets the criteria established by the Claims Administrator for assessing and selecting Providers in the performance of organ or tissue transplants, or Bone Marrow Transplant procedures.
— The maximum Benefits payable for transportation, lodging and meals (transportation of the recipient to and from the transplant center and transportation, lodging and meals for one companion or, if the recipient is a minor, two companions, who accompany the transplant recipient to the transplant center) is limited to $10,000 per Benefit Period per transplant. The maximum daily Benefit payable for lodging and meals is $50.

**DONOR BENEFITS**

If a human organ, tissue or Bone Marrow Transplant is provided from a living donor to a human transplant recipient:

— When both the recipient and the living donor are Participants, each is entitled to the Benefits of the Plan.

— When only the recipient is a Participant, both the donor and the recipient are entitled to the Benefits of the Plan. The donor Benefits are limited to only those not provided or available to the donor from any other source. This includes, but is not limited to, other insurance coverage or other Blue Cross or Blue Shield coverage or any government program. Benefits provided to the donor will be charged against the recipient’s coverage under the Plan.

— When only the living donor is a Participant, the donor is entitled to the Benefits of the Plan. The Benefits are limited to only those not provided or available to the donor from any other source. This includes, but is not limited to, other insurance coverage or other Blue Cross or Blue Shield coverage or any government program available to the recipient. There are no Covered Services for the non-Participant transplant recipient.

— If any organ or tissue or bone marrow or stem cells or progenitor cells are sold rather than donated to the Participant recipient, no Covered Services will be provided for the purchase price, evaluation, Procurement Services or procedure.

— The Plan is not liable for transplant expenses Incurred by donors, except as specifically provided.

**RESEARCH-URGENT BONE MARROW TRANSPLANT BENEFITS WITHIN NATIONAL INSTITUTES OF HEALTH CLINICAL TRIALS ONLY**

Bone Marrow Transplants that are otherwise excluded by the Claims Administrator as Experimental or Investigational (see Definitions and Exclusions) are eligible for Benefits if the Bone Marrow Transplant meets all of the following criteria:

— It is therapeutic (not diagnostic or supportive) treatment used to directly improve health outcomes for a condition that is life threatening and that has a poor prognosis with the most effective conventional treatment. For purposes of this provision, a condition is considered life threatening if it has a substantial probability of causing premature death and all other conventional treatments have failed, or are not medically appropriate;

— The Bone Marrow Transplant is available to the Participant seeking it and will be provided within a clinical trial conducted or approved by the National Institutes of Health;

— The Bone Marrow Transplant is not available free or at a reduced rate; and

— The Bone Marrow Transplant is not excluded by another provision of the Plan.

**AMBULATORY SURGICAL FACILITY SERVICES**

Ambulatory Hospital-type services, not including Physicians’ services, given to you in and by an Ambulatory Surgical Facility only when:
Such services are Medically Necessary;

An operative or cutting procedure which cannot be done in a Physician’s office is actually performed; and

The operative or cutting procedure is a Covered Service under the Plan.

**SERVICES RELATED TO TREATMENT OF AUTISM AND AUTISM SPECTRUM DISORDERS**

Evaluation and management procedures, including Speech Therapy, Physical Therapy and Occupational Therapy, for treatment of autism and autism spectrum disorders, limited to the following diagnoses:

- Autistic disorder — childhood autism, infantile psychosis and Kanner’s syndrome;
- Childhood disintegrative disorder — Heller’s syndrome;
- Rett’s syndrome; and
- Specified pervasive developmental disorders — Asperger’s disorder, atypical childhood psychosis and borderline psychosis of childhood.

**PSYCHIATRIC CARE SERVICES**

The Plan pays the scheduled amounts for the following Covered Services you receive from a Provider to treat Mental Illness.

- Inpatient Facility Services
  
  Covered Inpatient Hospital Services provided by a Hospital, Psychiatric Hospital, Residential Treatment Center or other Provider.

- Inpatient Medical Services
  
  Covered Inpatient Medical Services provided by a Physician or other Provider:
  
  — Medical Care visits **limited to one visit or other service per day**;
  
  — Individual Psychotherapy;
  
  — Group Psychotherapy;
  
  — Psychological Testing; and
  
  — Convulsive Therapy Treatment.

  Electroshock treatment or convulsive drug therapy including anesthesia when given together with treatment by the same Physician or other Provider.

  **Benefits will not be provided for both an Inpatient Medical Care visit and Individual Psychotherapy when performed on the same day by the same Physician.**

- Outpatient Psychiatric Care Services
  
  — Facility and Medical Services

  Covered Inpatient Facility and Medical Services when provided for the Outpatient treatment of Mental Illness by a Hospital, Psychiatric Hospital, Residential Treatment Center, Physician or other Provider.
— Day/Night Psychiatric Care Services

   Services of a Plan–approved facility on a day–only or night–only basis in a planned treatment program.

• Drug Abuse and Alcoholism

   Your Benefits for the treatment of Mental Illness include treatments for drug abuse and alcoholism.

AMBULANCE SERVICES

• Medically Necessary transportation by means of a specially designed and equipped vehicle used only for transporting the sick and injured:
   — From your home to a Hospital;
   — From the scene of an accident or medical emergency to a Hospital;
   — Between Hospitals;
   — Between a Hospital and a Skilled Nursing Facility; or
   — From the Hospital to your home.

• Ambulance Services means local transportation to the closest facility that can provide Covered Services appropriate for your condition. If none, you are covered for trips to the closest such facility outside your local area.

PRIVATE DUTY NURSING SERVICES

Services of a practicing RN, LPN or LVN when ordered by a Physician and when Medically Necessary. The nurse cannot be a member of your immediate family or usually live in your home.

REHABILITATION CARE

Inpatient Hospital Services, including Physical Therapy, Speech Therapy and Occupational Therapy, provided by the rehabilitation department of a Hospital or other Plan–approved rehabilitation facility, after the acute care stage of an illness or injury.

Benefits for Rehabilitation Care are limited to 120 days per Benefit Period.

Rehabilitation Care is subject to the “Preauthorization” guidelines of the Plan (see Important Information section). Failure to comply with these guidelines will result in a $500 reduction in Benefits for Rehabilitation Care if, upon receipt of a claim, Benefits are available under the Plan.

SKILLED NURSING FACILITY SERVICES

Covered Inpatient Hospital Services and supplies given to an Inpatient of a Plan–approved Skilled Nursing Facility.

Benefits for Skilled Nursing Facility Services are limited to 120 days per Benefit Period.

Skilled Nursing Facility Services are subject to the “Preauthorization” guidelines of the Plan (see Important Information section). Failure to comply with these guidelines will result in a $500 reduction in Benefits for Skilled Nursing Facility Services if, upon receipt of a claim, Benefits are available under the Plan.
No Benefits are available:

- Once you can no longer improve from treatment; or
- For Custodial Care, or care for someone’s convenience.

**HOME HEALTH CARE SERVICES**

The Plan pays the scheduled amounts for the following Covered Services you receive from a Hospital program for Home Health Care or Community Home Health Care Agency, provided such program or agency is a Plan–approved Provider and the care is prescribed by a Physician:

- Medical and surgical supplies;
- Prescribed drugs;
- Oxygen and its administration;
- **Up to 40 visits per Benefit Period per Participant, limited to the following:**
  - Professional services of an RN, LPN, or LVN;
  - Medical social service consultations;
  - Health aide services while you are receiving covered nursing or Therapy Services;
  - Services for Physical Therapy, Occupational Therapy and Speech Therapy;
  - Services of a licensed registered dietician or licensed certified nutritionist, when authorized by the patient’s supervising Physician and when Medically Necessary as part of diabetes self-management training.

Home Health Care is subject to the Preauthorization guidelines of the Plan (see *Important Information*). Failure to comply with these guidelines will result in a $500 reduction in Benefits for Home Health Care if, upon receipt of a claim, Benefits are payable under the Plan.

The Plan does not pay Home Health Care Benefits for:

- Dietician services, except as specified for diabetes self-management training;
- Homemaker services;
- Maintenance therapy;
- Durable Medical Equipment;
- Food or home-delivered meals;
- Intravenous drug, fluid, or nutritional therapy, except when you have received Preauthorization from the Claims Administrator for these services.

**HOSPICE SERVICES**

Care and services performed under the direction of your attending Physician in a Plan–approved Hospital Hospice Facility or in-home Hospice program. **Respite Care Benefits are limited to 15 visits per Benefit Period.**

Hospice Services are subject to the Preauthorization guidelines of the Plan (see *Important Information*). Failure to comply with these guidelines will result in a $500 reduction in Benefits for Hospice Services, if, upon receipt of a claim, Benefits are payable under the Plan.
DENTAL SERVICES FOR ACCIDENTAL INJURY

Dental Services for accidental injury to the jaws, sound natural teeth, mouth or face. Injury caused by chewing or biting an object or substance placed in your mouth is not considered an accidental injury, regardless of whether you knew the object or substance was capable of causing such injury if chewed or bitten.

DENTAL CONFINEMENTS

Expenses Incurred for Hospital Confinement in connection with dental or oral Surgery will be covered if the confinement is certified in writing by a Physician as Medically Necessary to safeguard the life of the patient.

DIABETES EQUIPMENT, SUPPLIES AND SELF-MANAGEMENT SERVICES

- The following equipment, supplies and related services for the treatment of Type I, Type II, and gestational diabetes when Medically Necessary and when recommended or prescribed by a Physician or other Provider:
  - Blood glucose monitors;
  - Blood glucose monitors to the legally blind;
  - Test strips for glucose monitors;
  - Visual reading and urine testing strips;
  - Insulin;
  - Injection aids;
  - Cartridges for the legally blind;
  - Syringes;
  - Insulin pumps and appurtenances thereto;
  - Insulin infusion devices;
  - Oral agents for controlling blood sugar;
  - Podiatric appliances for prevention of complications associated with diabetes; and
  - Other diabetes equipment and related services that are determined Medically Necessary by the Oklahoma State Board of Health, provided such equipment and supplies have been approved by the federal Food and Drug Administration (FDA).

- Diabetes self-management training in an Inpatient or Outpatient setting which enables diabetic patients to understand the diabetic management process and daily management of diabetic therapy as a method of avoiding frequent hospitalizations and complications. Diabetes self-management training must be conducted in accordance with the standards developed by the Oklahoma State Board of Health in consultation with a national diabetes association affiliated with this state and at least three medical directors of health benefit plans selected by the Oklahoma State Department of Health. Coverage for diabetes self-management training, including medical nutrition therapy relating to diet, caloric intake, and diabetes management (excluding programs the only purpose of which are weight reduction) shall be limited to the following:
  - Visits Medically Necessary upon the diagnosis of diabetes;
  - A Physician diagnosis which represents a significant change in the patient’s symptoms or condition making Medically Necessary changes in the patient’s self-management; and
— Visits when reeducation or refresher training is Medically Necessary.

Payment for the coverage required for diabetes self-management training in accordance with this provision shall be required only upon certification by the health care Provider providing the training that the patient has successfully completed diabetes self-management training.

Diabetes self-management training and training related to medical nutrition therapy, when provided by a registered, certified, or licensed health care professional, shall also include home visits when Medically Necessary and shall include instruction in medical nutrition therapy only by a licensed registered dietician or licensed certified nutritionist when authorized by the patient’s supervising Physician and when Medically Necessary.

Coverage for the equipment, supplies and self-management services specified above shall be provided in accordance with the terms and conditions of the appropriate Benefit section of the Plan (for example: “Durable Medical Equipment” and “Home Health Care Services”).

SERVICES RELATED TO CLINICAL TRIALS

Benefits for Routine Patient Costs when provided in connection with a phase I, phase II, phase III, or phase IV clinical trial, if the clinical trial is conducted in relation to the prevention, detection, or treatment of cancer or other life-threatening disease or condition and is one of the following:

- A federally funded or approved trial;
- A clinical trial conducted under an FDA investigational new drug application; or
- A drug trial that is exempt from the requirement of an FDA investigational new drug application.

For purposes of this provision, “Routine Patient Costs” generally include all items and services consistent with the coverage provided under this benefit booklet for an individual with a similar condition who is not enrolled in a clinical trial. However, costs associated with the following are not Covered Services:

- The cost of the investigational item, device or service;
- The cost of items and services provided solely to satisfy data collection and analysis needs and that are not used in direct clinical management;
- The cost for a service that is clearly inconsistent with widely accepted and established standards of care for a particular diagnosis;
- The cost for a clinical trial that does not meet criteria established by applicable law.

DURABLE MEDICAL EQUIPMENT

The rental (or, at the Claims Administrator’s option, the purchase if it will be less expensive) of Durable Medical Equipment, provided such equipment meets the following criteria:

- It provides therapeutic benefits or enables the Participant to perform certain tasks that he or she would be unable to perform otherwise due to certain medical conditions and/or illness;
- It can withstand repeated use and is primarily and customarily used to serve a medical purpose;
- It is generally not useful to a person in the absence of an illness or injury and is appropriate for use in the home; and
- It is prescribed by a Physician and meets the Claims Administrator’s criteria of Medical Necessity for the given diagnosis.
Examples of Durable Medical Equipment are: wheelchairs, hospital beds, traction equipment, canes, crutches, walkers, kidney machines, ventilators, oxygen, and other Medically Necessary items. Also included are repairs, maintenance, and costs of delivery of equipment, as well as expendable and nonreusable items essential to the effective use of the equipment. Such repair and replacement is not included if the equipment is lost, damaged or destroyed due to improper use or abuse.

Durable Medical Equipment does not include equipment, or electrical or mechanical features to enhance basic equipment, that serves as a comfort or convenience (such as a computer). In addition, equipment used for environmental setting or surroundings of an individual are not included, such as air conditioners, air filters, portable Jacuzzi pumps, humidifiers, or modifications to the Participant’s home or vehicle.

Certain items although durable in nature, may fall into other coverage categories, such as prosthetic appliances or orthotic devices.

**PROSTHETIC APPLIANCES**

Devices, along with pertinent supplies, which replace all or part of an absent body organ and which are Medically Necessary for the alleviation or correction of conditions arising out of bodily injury or illness covered by the Plan. Eyeglass lens, soft lens and contact lens are included if prescribed as part of postoperative treatment for cataract extraction. Implantation or removal of breast prostheses is a Covered Service only in connection with reconstructive breast Surgery performed solely and directly as a result of mastectomy which is Medically Necessary.

**Benefits for replacement appliances will be provided only when Medically Necessary.**

**WIGS OR OTHER SCALP PROSTHESES**

Wigs or other scalp prostheses which are necessary for the comfort and dignity of the Participant, and which are required due to hair loss resulting from Radiation Therapy or Chemotherapy.

**ORTHOTIC DEVICES**

A rigid or semi-rigid supportive device which limits or stops motion of a weak or diseased body part and which is Medically Necessary to restore you to your previous level of daily living activity.

Benefits will be provided for the following orthotic devices:

- Braces for the leg, arm, neck, back, or shoulder;
- Back and special surgical corsets;
- Splints for the extremities;
- Trusses.

Not covered are:

- Arch supports and other foot support devices;
- Elastic stockings;
- Garter belts or similar devices;
- Orthopedic shoes, except when Medically Necessary for prevention of complications associated with diabetes.

**Benefits for replacement devices will be provided only when Medically Necessary.**
WEIGHT LOSS

Eligibility for Weight Loss Surgery is limited to:

- An Employee enrolled in the Plan, following two years of being eligible and enrolled.
- Spouse/Domestic Partner enrolled in the Plan, following two years of being eligible and enrolled.
- Dependent Children are not covered for Weight Loss Surgery. (Other weight loss services are covered for Dependent Children.)
- For any Weight Loss Surgery procedure, the member must meet the Patient Selection Criteria as described in the Medical Policy.

Services for Weight Loss Surgery are limited to:

- Bariatric Surgery (including gastric bypass Surgery, lap–band Surgery) and any services related to bariatric Surgery (including anesthesia, lab, x–ray, facility fee, cardiovascular evaluation and psychiatric evaluation).
- One bariatric Surgery per Lifetime per Employee or covered spouse/Domestic Partner (unless additional surgeries are Medically Necessary) when performed at an Ardent Surgical/Medical facility (except for Employees in Tennessee, where no Ardent Medical/Surgical Facility is available.)
- Procedures performed at an Ardent Medical/Surgical Facility:
  - Benefits for bariatric Surgery procedures can only be performed at an Ardent Medical/Surgical Facility (excluding Tennessee Employees where no Ardent Medical/Surgical Facility is available).
  - Complications from bariatric Surgery will be covered if original procedure was performed at an Ardent Medical/Surgical Facility (excluding Tennessee Employees where no Ardent Medical/Surgical Facility is available).
  - For anyone who had lap–band Surgery prior to January 1, 2010, the Plan covers follow-up care at an Ardent Medical/Surgical Facility, including complications even if the procedure was not performed at an Ardent Medical/Surgical Facility.
- Preauthorization must be obtained at the time the Eligible Person is referred for bariatric Surgery. It is the Eligible Person’s responsibility to make certain Preauthorization is obtained. Failure to obtain Preauthorization will result in denial of Benefits. The Claims Administrator has the sole and final authority for approving or declining requests for Preauthorization.
Exclusions

This section lists what is not covered under the Plan. We want to be sure that you do not expect Benefits that are not included in the Plan.

WHAT IS NOT COVERED

Except as otherwise specifically stated in the Plan, we do not provide Benefits for services, supplies or charges:

• Which are not prescribed by or performed by or upon the direction of a Physician or other Provider.
• Which the Claims Administrator determines are not Medically Necessary, except as specified.
• Received from other than a Provider.
• Which are in excess of the Allowable Charge, as determined by the Plan.
• Which the Plan determines are Experimental, Investigational and/or Unproven in nature.
• For any illness or injury occurring in the course of employment if whole or partial compensation or benefits are or might have been available under the laws of any governmental unit; any policy of workers’ compensation insurance; or according to any recognized legal remedy arising from an employer-employee relationship. This applies whether or not you claim the benefits or compensation or recover the losses from a third party.

— You agree to:
  • pursue your rights under the workers’ compensation laws;
  • take no action prejudicing the rights and interests of the Plan; and
  • cooperate and furnish information and assistance the Plan requires to help enforce its rights.

— If you receive any money in settlement of your employer’s liability, regardless of whether the settlement includes a provision for payment of your medical bills, you agree to:
  • hold the money in trust for the benefit of the Plan to the extent that the Plan has paid any Benefits or would be obligated to pay any Benefits; and
  • repay the Plan any money recovered from your employer or insurance carrier.

• To the extent payment has been made under Medicare or would have been made if you had applied for Medicare and claimed Medicare benefits, or to the extent governmental units provide benefits (some state or federal laws may affect how we apply this exclusion).

• For any illness or injury suffered after the Participant’s Effective Date as a result of war or act of war (declared or undeclared) when serving in the military or an auxiliary unit thereto.

• For which you have no legal obligation to pay in the absence of this or like coverage.

• For cosmetic Surgery or complications resulting therefrom, including Surgery to improve or restore your appearance, unless:
— needed to repair conditions resulting from an accidental injury; or
— for the improvement of the physiological functioning of a malformed body member, except for services related to Orthognathic Surgery, osteotomy, or any other form of oral Surgery, dentistry, or dental processes to the teeth and surrounding tissue.

In no event will any care and services for breast reconstruction or implantation or removal of breast protheses be a Covered Service unless such care and services are performed solely and directly as a result of mastectomy which is Medically Necessary.

- Received from a member of your immediate family.
- Received before the Participant’s Effective Date.
- For any Inpatient care and services, including rehabilitation care and services, unless documentation can be provided that, due to the nature of the services rendered or your condition, you cannot receive safe or adequate care as an Outpatient.
- Received after the Participant’s coverage stops.
- For personal hygiene and convenience items regardless of whether or not recommended by a Physician or other Provider. Examples include: computers; air conditioners; air purifiers or filters; humidifiers; physical fitness equipment, including exercise bicycles or treadmills; or modifications to your home or vehicle.
- For telephone consultations, email or other electronic consultations, missed appointments, or completion of a claim form.
- For Custodial Care such as sitters’ or homemakers’ services, care in a place that serves you primarily as a residence when you do not require skilled nursing, or for rest cures.
- For reverse sterilization.
- For care, treatment, services and supplies in connection with an elective Abortion.
- For foot care only to improve comfort or appearance such as care for flat feet, subluxation, corns, bunions (except capsular and bone Surgery), calluses, toenails, and the like.
- For routine, screening or periodic physical examinations, except as specified in the Comprehensive Health Care Services section.
- For female contraceptive devices when not prescribed by a licensed Provider, including over-the-counter contraceptive products. Contraceptive medications or devices for male use are excluded.
- For Orthognathic Surgery, osteotomy, or any other form of oral Surgery, dentistry, or dental processes to the teeth and surrounding tissue (including complications resulting therefrom), except for:
  — the treatment of accidental injury to the jaw, sound natural teeth, mouth or face; or
  — for the improvement of the physiological functioning of a malformed body member.

Benefits are not provided for dental implants, grafting of alveolar ridges, or for any complications arising from such procedures.

- For or related to Inpatient treatment of any non-covered dental procedure, except that coverage shall be provided for Hospital Services, Ambulatory Surgical Facility Services, and anesthesia services associated with any Medically Necessary dental procedure when provided to a Participant who is:
— severely disabled; or
— eight years of age or under;

and who has a medical or emotional condition which requires hospitalization or general anesthesia for dental care.

- For eyeglasses, contact lenses or examinations for prescribing or fitting them, except for aphakic patients (including lenses required after cataract surgery) and soft lenses or sclera shells to treat disease or injury. Vision examinations not related to the prescription or fitting of lenses will be a Covered Service only when performed in connection with the diagnosis or treatment of disease or injury. Eye refractions are not covered in any event.

- For eye surgery such as radial keratotomy, when the primary purpose is to correct myopia (nearsightedness), hyperopia (farsightedness) or astigmatism (blurring).

- For hearing aids, tinnitus maskers, or examinations for prescribing or fitting them, except as specified for covered persons up to age 18. Hearing examinations not related to the prescription or fitting of hearing aids will be a Covered Service only when performed in connection with the diagnosis or treatment of disease or injury.

- For transsexual surgery or any treatment leading to or in connection with transsexual surgery.

- For treatment or medications for infertility and fertilization procedures. Examples include any form of: artificial insemination; ovulation induction procedures; in vitro fertilization; embryo transfer; or any other procedures, supplies or medications which in any way are intended to augment or enhance your reproductive ability.

- For treatment of sexual problems not caused by organic disease.

- For conditions related hyperkinetic syndromes, learning disability, behavioral problems, mental retardation, or for inpatient confinement for environmental charge. This exclusion shall not apply to the following medically necessary services:
  — Physicians’ services (except for neuropsychological testing) related to the diagnosis and treatment of attention deficit disorder (ADD) or attention deficit hyperactivity disorder (ADHD).

- For unspecified developmental disorders or autistic disease of childhood, except as specified.

- For or related to applied behavior analysis.

- For family or marital counseling.

- For hippotherapy, equine assisted learning, or other therapeutic riding programs.

- For which the Provider of service customarily makes no direct charge to a Participant.

- Received from a Skilled Nursing Facility, Home Health Care Agency, Hospice, or rehabilitation facility which is not a Plan-approved Provider.

- For treatment of temporomandibular joint dysfunction, including but not limited to diagnostic procedures, splints, orthodontic/orthopedic appliances, restorations necessary to increase vertical dimension or to restore or maintain functional or centric occlusion, alteration of teeth or jaws, Physical Therapy, and medication and behavioral modification related to conditions of temporomandibular joint syndrome or any other conditions involving the jaw joint, adjacent muscles or nerves, regardless of cause or diagnosis.

- For or related to transplantation of donor organs, tissues or bone marrow, except as specified under “Human Organ, Tissue and Bone Marrow Transplant Services”.

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• For Physician standby services.

• For Continuous Passive Motion (CPM) devices used in treatment of the shoulder or other joints, except for up to 21 days postoperatively for the following surgical procedures: total knee arthroplasty, anterior cruciate ligament reconstruction, or open reduction and internal fixation of tibial plateau for distal femur fractures involving the knee joint.

• For ductal lavage of the mammary ducts.

• For extracorporeal shock wave treatment, also known as orthotripsy, using either a high- or low-dose protocol, for treatment of plantar fasciitis and all other musculoskeletal conditions.

• For orthoptic training.

• For thermal capsulorraphy as a treatment of joint instability, including but not limited to instability of shoulders, knees and elbows.

• For Inpatient drug and alcohol treatment that is not rendered in a Hospital, Psychiatric Hospital, Residential Treatment Center or other Plan-approved Provider.

• For massage therapy, including but not limited to effleurage, petrissage and/or tapotement.

• For transcutaneous electrical nerve stimulator (TENS).

• For any illness or injury occurring in the course of employment if whole or partial compensation or benefits are or might have been available under the laws of any governmental unit; any policy of workers’ compensation insurance; or according to any recognized legal remedy arising from an employer-employee relationship. This applies whether or not you claim the benefits or compensation or recover the losses from a third party, however this does not include the Occupational Injury Benefit Plan.

You agree to:

— pursue your rights under the workers’ compensation laws;
— take no action prejudicing the rights and interests of the Plan; and
— cooperate and furnish information and assistance the Plan requires to help enforce its rights.

If you receive any money in settlement of your employer’s liability, regardless of whether the settlement includes a provision for payment of your medical bills, you agree to:

— hold the money in trust for the benefit of the Plan to the extent that the Plan has paid any Benefits or would be obligated to pay any Benefits; and
— repay the Plan any money recovered from your employer or insurance carrier.

• Which are not specifically named as Covered Services subject to any other specific Exclusions and limitations in this Plan.

The Plan may, without waiving these Exclusions, elect to provide Benefits for care and services while awaiting the decision of whether or not the care and services fall within the Exclusions listed above. If it is later determined that the care and services are excluded from your coverage, the Claims Administrator will be entitled to recover the amount they have allowed for Benefits under the Plan. You must provide to the Plan all documents needed to enforce our rights under this provision.
This section tells:

- The Benefits to which you are entitled;
- How to get Benefits;
- Your relationship with Hospitals, Physicians, and other Providers;
- Coordination of Benefits when you have other coverage.

Benefits to Which You Are Entitled

The Plan provides only the Benefits specified in this benefit booklet.

Only Participants are entitled to Benefits from the Plan and they may not transfer their rights to Benefits to anyone else.

Benefits for Covered Services specified in this benefit booklet will be covered only for those Providers specified in this benefit booklet.

Prior Approval

The Claims Administrator does not give prior approval or guarantee Benefits for any services through its Preauthorization process, or in any oral or written communication to Participants or other persons or entities requesting such information or approval.

Notice and Properly Filed Claim

The Plan will not be liable for Benefits unless proper notice is furnished to the Claims Administrator that Covered Services have been rendered to you. Upon receipt of written notice, the Claims Administrator will furnish claim forms to you for submitting a Properly Filed Claim. If the forms are not furnished within 15 days after the Claims Administrator receives your notice, you can comply with the Properly Filed Claim requirements by forwarding to the Claims Administrator, within the time period set forth below, written proof covering the occurrence, character and extent of loss for which the claim is made.

Your Properly Filed Claim must be furnished to the Claims Administrator within 90 days after the end of the Benefit Period for which claim is made.

Failure to provide a Properly Filed Claim to the Claims Administrator within the time specified above will not reduce any Benefit if you show that the claim was given as soon as reasonably possible.

Limitation of Actions

No legal action may be taken to recover Benefits within 60 days after a Properly Filed Claim has been made. No such action may be taken later than three years after expiration of the time within which a Properly Filed Claim is required by the Plan.
PAYMENT OF BENEFITS

You authorize the Claims Administrator to make payments directly to Providers giving Covered Services for which the Plan provides Benefits under this benefit booklet. The Claims Administrator also reserves the right to make payments directly to you.

You cannot assign your right to receive payment to anyone else, either before or after Covered Services are received.

Once a Provider gives a Covered Service, the Claims Administrator will not honor a request not to pay the claims submitted.

Benefits under this benefit booklet will be based upon the Allowable Charge (as the Claims Administrator determines) for Covered Services. A BlueChoice PPO Provider will accept the Allowable Charge as payment in full and will make no additional charge to you for Covered Services. However, if you receive Covered Services from an Out-of-Network Provider, you may be responsible for amounts which exceed the Allowable Charge, in addition to the Deductible and/or Coinsurance amounts.

In some cases, Covered Services may be rendered by a Provider who has a Participating Provider Agreement (other than a BlueChoice PPO Provider Agreement) with the Plan. These Providers (called BlueTraditional Providers) have agreed to charge Plan Participants no more than a “Maximum Reimbursement Allowance” for Covered Services. Participants who use BlueTraditional Providers are responsible for amounts over the “Allowable Charge,” up to but not exceeding the “Maximum Reimbursement Allowance” specified in the Provider’s Participating Provider Agreement.

BENEFITS FOR SERVICES OUTSIDE THE STATE OF OKLAHOMA

All Blue Cross and Blue Shield Plans participate in a national program called the “BlueCard Program”. This national program benefits Participants who receive Covered Services outside the state of Oklahoma.

When you obtain health care services through BlueCard outside the state of Oklahoma, the amount you pay for Covered Services is calculated on the lower of:

- The billed charges for your Covered Services; or
- The negotiated price that the on-site Blue Cross and/or Blue Shield Licensee (“Host Blue”) passes on to the Plan.

Often this “negotiated price” will consist of a simple discount which reflects the actual price paid by the Host Blue. But sometimes it is an estimated price that factors into the actual price expected settlements, withholds, and other contingent payment arrangements and non-claims transactions with your health care Provider or with a specified group of Providers. The negotiated price may also be billed charges reduced to reflect an average expected savings with your health care Provider or with a specified group of Providers. The price that reflects average savings may result in greater variation (more or less) from the actual price paid than will the estimated price. The negotiated price will also be adjusted in the future to correct for overestimation or underestimation of past prices. However, the amount you pay is considered a final price.

Statutes in a small number of states may require the Host Blue to use a basis for calculating Participant liability for Covered Services that does not reflect the entire savings realized, or expected to be realized, on a particular claim or to add a surcharge. Should any state statutes mandate Participant liability calculation methods that differ from the usual Blue Cross method noted in the above paragraph or require a surcharge, Blue Cross and Blue Shield of Oklahoma would then calculate your liability for any covered health care services in accordance with the applicable state statute in effect at the time you received your care.

NOTE: Blue Cross and Blue Shield of Oklahoma may postpone application of your Deductible and/or Coinsurance amounts whenever it is necessary so that they may obtain a Provider discount for you on Covered Services you receive outside the state of Oklahoma.
**DETERMINATION OF BENEFITS AND UTILIZATION REVIEW**

The Claims Administrator is hereby granted discretionary authority to interpret the terms and conditions of the Plan and to determine its Benefits.

In determining whether services or supplies are Covered Services, the Claims Administrator will determine whether a service or supply is Medically Necessary under the Plan or if such service or supply is Experimental, Investigational and/or Unproven. The Claims Administrator’s medical policies are used as guidelines for coverage determinations in health care benefit programs unless otherwise indicated. Medical technology is constantly evolving and these medical policies are subject to change. Copies of current medical policies may be obtained from the Claims Administrator upon request and may be found on the Claims Administrator’s Web site at www.bcbsok.com.

The Claims Administrator’s medical staff may conduct a medical review of your claims to determine that the care and services received are Medically Necessary. In the case of Inpatient claims, the Claims Administrator must also determine that the care and services were provided in the most appropriate level of care consistent with your discharge diagnosis.

**The fact that a Physician or other Provider prescribes, orders, recommends or approves a service or supply does not, of itself, make it Medically Necessary or a Covered Service, even if it is not specifically listed as an exclusion under this benefit booklet.**

To assist the Claims Administrator in its review of your claims, the Claims Administrator may request that:

- you arrange for medical records to be provided to them; and/or
- you submit to a professional evaluation by a Provider selected by the Claims Administrator, at the Plan’s expense; and/or
- a Physician consultant or panel of Physicians or other Providers appointed by the Claims Administrator review the claim.

Failure of the Participant to comply with the Claims Administrator’s request for medical records or medical evaluation may result in Benefits being partially or wholly denied.

**PARTICIPANT/PROVIDER RELATIONSHIP**

The choice of a Provider is solely yours.

Providers are not employees, agents or other legal representatives of Blue Cross and Blue Shield of Oklahoma.

The Claims Administrator does not furnish Covered Services but only pays for Covered Services you receive from Providers. Neither the Claims Administrator nor the Plan are liable for any act or omission of any Provider. They have no responsibility for a Provider’s failure or refusal to give Covered Services to you.

The reference to Providers as “BlueChoice PPO”, “BlueCard PPO”, or “Out-of-Network” is not a statement or warranty about their abilities or professional competency.

**COORDINATION OF BENEFITS**

All Benefits provided under this benefit booklet are subject to this provision.

- **Definitions**

  In addition to the definitions of this benefit booklet, the following definitions apply to this provision.
“Other Contract” means any arrangement, except as specified below, providing health care benefits or services through:

— Group, blanket or franchise insurance coverage;

— Blue Cross Plan, Blue Shield Plan, Health Maintenance Organization, and other prepayment coverage;

— Coverage under labor-management trustee plans, union welfare plans, employer organization plans, or employee benefit organization plans;

— Coverage toward the cost of which any employer has contributed, or with respect to which any employer has made payroll deduction; and

— Coverage under any tax supported or government program to the extent permitted by law.

Coverage under specific benefit arrangements, such as dental care or vision care benefit plans that are not part of a comprehensive health care benefit plan, shall be excluded from the definition of “Other Contract” herein.

“Covered Service” additionally means a service or supply furnished by a Hospital, Physician, or other Provider for which benefits are provided under at least one contract covering the person for whom claim is made or service provided.

“Dependent” additionally means a person who qualifies as a Dependent under an Other Contract.

• Effect On Benefits

If the total Benefits for Covered Services to which you would be entitled under the Plan and all Other Contracts exceed the Covered Services you receive in any Benefit Period, then the Benefits the Plan provides for that Benefit Period will be determined according to this provision.

When the Plan is primary, we will pay Benefits for Covered Services without regard to your coverage under any Other Contract.

When the Plan is secondary, the Benefits we pay for Covered Services will be reduced so that the total Benefits payable under the Plan and all Other Contracts will not exceed the balance of Allowable Charges remaining after the benefits of Other Contracts are applied to Covered Services.

If you are eligible for Medicare Part B, the Benefits of this Plan may be reduced taking into consideration the amount that would be payable for an allowable expense under Medicare Part B whether or not you have enrolled in Part B and/or received payment from Medicare.

• Order Of Benefit Determination

— When a person who received care is covered as an employee under one group contract, and as a Dependent under another, then the employee coverage pays first.

— When a Dependent child is covered under two group contracts, the contract covering the child as a Dependent of the parent whose birthday falls earliest in the Calendar Year pays first. If one contract does not follow the “birthday rule” provision, then the rule followed by that contract is used to determine the order of benefits.

However, when the Dependent child’s parents are separated or divorced, the following rules apply:

○ If the parent with custody of the child has not remarried, the coverage of the parent with custody pays first;

○ When a divorced parent with custody has remarried, the coverage of the parent with custody pays first and the stepparent’s coverage pays second before the coverage of the parent who does not have custody.
Regardless of which parent has custody, whenever a court decree specifies the parent who is financially responsible for the child’s health care expenses, the coverage of that parent pays first.

When none of the above circumstances applies, the coverage you have had for the longest time pays first, except that a contract which covers you as a laid-off or retired employee or as a Dependent of such person pays after a contract which covers you as other than a laid-off or retired employee or Dependent of such person.

— When the Claims Administrator requests information from another carrier to determine the extent or order of your benefits under an Other Contract, and such information is not furnished after a reasonable time, then the Claims Administrator shall:

○ Assume the Other Contract is required to determine its benefits first;

○ Assume the benefits of the Other Contract are identical to the Benefits of this coverage and pay its Benefits accordingly.

Once the Claims Administrator receives the necessary information to determine your benefits under the Other Contract and to establish the order of benefit determination under the rules listed above, prior payments under this Plan will be adjusted accordingly (if the above rules require it).

— If the other carrier reduces your benefits because of payment you received under the Plan and the above rules do not allow such reduction, then the Plan will advance the remainder of its full Benefits under this coverage as if your Benefits had been determined in absence of an Other Contract. **However, the Plan shall be subrogated to all of your rights under the Other Contract.** You must furnish all information reasonably required by the Plan in such event, and you must cooperate and assist the Plan in recovery of such sums from the other carrier.

— If the other carrier later provides benefits to you for which the Plan has made payments or advances under this Coordination of Benefits provision, you must hold all such payments in trust for the Plan and must pay such amount to the Plan upon receipt.

**Medicare**

Benefits for participants who are eligible for Medicare Benefits will be paid and coordinated according to the rules and regulations of federal law. A Participant may choose this Plan as the primary source of coverage, with Medicare supplementing that coverage, or Medicare can be chosen as the Participant’s medical coverage and coverage under this Plan will terminate. Unless an election is made to choose Medicare as primary, coverage will automatically continue under this Plan, and this Plan’s Benefits will be primary to Medicare. In the case of a Participant who is entitled to Medicare Benefits by reason of End-Stage Renal disease (ESRD), this Plan shall be primary only during the first 30 months of Medicare coverage or as per federal law. Thereafter, this Plan will be secondary to Medicare Coverage.

**Facility Of Payment**

If payment is made under any Other Contract which we should have made under this provision, then the Plan has the right to pay whoever paid under the Other Contract the amount the Plan determines is necessary under this provision. Amounts so paid are Benefits under the Contract and the Plan is discharged from liability to the extent of such amounts paid for Covered Services.

**Right Of Recovery**

If we pay more for Covered Services than this provision requires, then the Plan has the right to recover the excess from anyone to or for whom the payment was made. You agree to do whatever is necessary to secure the Plan’s right to recover the excess payment.
PLAN'S RIGHT OF RECOUPMENT

You agree to reimburse the Plan for Benefits it has paid and for which you were not eligible under the terms of the Plan. This payment is due and payable immediately when you are notified by the Claims Administrator. Also, the Plan has the sole right to determine that any overpayments, wrong payments, or any excess payments made for you under this Plan are an indebtedness which the Plan may recover by deducting it from any future Benefits under the Plan, or under any other coverage provided by the Plan. Our acceptance of your premiums or payment of Benefits under this Plan does not waive our rights to enforce these provisions in the future.

To the extent the Plan provides or pays Benefits for Covered Services for any injury, illness or condition which occurs through the omission or commission of any act by another person, each Participant agrees that the Plan shall have a first lien on any settlement proceeds, and the Participant shall reimburse and pay the Plan, on a first-priority basis, from any money recovered by suit, settlement, judgment or otherwise from another party or his or her insurer or from any carrier providing uninsured/underinsured motorist coverage. Each Participant shall reimburse the Plan on a first-priority basis regardless of whether a lawsuit is actually filed or not and, if settled, regardless of how the settlement is structured or which items of damages are included in the settlement, and regardless of whether or not he or she is made whole or is fully compensated for any injuries. The Plan expressly disclaims all make-whole and common-fund rules and doctrines and any other rule or doctrine that would impair or interfere with the Plan’s rights herein.

You must hold in trust for the Plan any money (up to the amount of Benefits the Plan has paid) you recover, as described above. You must give the Plan information and assistance and sign necessary documents to help the Plan enforce its rights.

Failure to comply with the above provisions may result in termination of your coverage and/or legal action to enforce collection.

LIMITATIONS ON PLAN'S RIGHT OF RECOUPMENT/RECOVERY

The Claims Administrator will not seek recovery of any excess or erroneous payment made under this Plan more than 24 months after the payment is made, unless:

• the payment was made because of fraud committed by the Participant or the Provider; or

• the Participant or Provider has otherwise agreed to make a refund to the Plan for overpayment of a claim.
Claims Filing Procedures

The Plan begins to pay only after the Copayment and/or Deductible amount you incur toward eligible expenses shows on the Claims Administrator’s records. When your Physician, Hospital or other Provider of health care services submits bills for you, your Copayment and/or Deductible will be recorded automatically and then the Plan will begin its share of the payment. If you file your own claims, you must submit copies of all your bills, even those you must pay to meet your Copayment and/or Deductible. Then the Claims Administrator’s records will show that you have Incurred the Copayment and/or Deductible amount, and your health care coverage will begin to help pay the balance of your eligible expenses.

Participating Provider Networks

Participating Providers have agreed to submit claims directly to the Claims Administrator for you. When you receive Covered Services from a network Provider, simply show your Identification Card, and claims submission will be handled for you. If you must use an Out-of-Network Provider, you should follow the guidelines below in submitting your claims.

REMEMBER . . .

To receive the maximum Benefits under your health care program, you must receive treatment from the network Providers.

Hospital Claims

In rare cases when you are admitted as an Inpatient or receive treatment as an Outpatient in a Hospital which does not have an agreement with the Claims Administrator (whether in-state or out-of-state), you should pay the Hospital yourself and then file a claim for Covered Hospital Services.

Ambulatory Surgical Facility Claims

If you are treated at a facility which does not have an agreement with the Claims Administrator, you should pay the facility and then submit a claim to the Claims Administrator for Covered Services.

Physician and Other Provider Claims

If you are treated by a Physician or other Provider who does not have an agreement with the Claims Administrator, you ordinarily have to pay the bill and then file the claim yourself, along with an itemized statement from your Physician or other Provider. You will then be paid directly for Covered Services after the Claims Administrator subtracts your Deductible and/or Coinsurance amounts which apply to your coverage.

Employee-Filed Claims

When you must file a claim yourself, you may obtain claim forms by contacting the nearest Claims Administrator’s office.

Be sure to fill out the claim form completely, sign it, and attach the Provider’s itemized statement. Send the completed form to:
It is important that all information requested on the claim form be given; otherwise, the claim form may be returned to you for additional information before the Claims Administrator can process your claim for Benefits.

**A separate claim form must be filled out for each Participant, along with that person’s expenses. A separate claim form must accompany each group of statements (if filed at different times).**

**IMPORTANT: Remember to send the itemized statement with all your claims.** It gives the following necessary information:

- Full name of patient;
- Medical service(s) performed;
- Date of service(s);
- Who rendered service(s);
- Charge for service(s);
- Diagnosis.

Cancelled checks, cash register receipts, personal itemizations and statements that show only the balance due are not acceptable.

When you file claims, be sure to keep copies of all bills and receipts for your own personal records.

**Remember, the Claims Administrator must receive your claims for Covered Services within 90 days after the end of the Benefit Period for which claim is made.**

**Benefit Determinations for Properly Filed Claims**

Once the Claims Administrator receives a Properly Filed Claim from you or your Provider, a Benefit determination will be made within 30 days. This period may be extended one time for up to 15 additional days, if the Claims Administrator determines that additional time is necessary due to matters beyond their control.

If the Claims Administrator determines that additional time is necessary, you will be notified, in writing, prior to the expiration of the original 30-day period, that the extension is necessary, along with an explanation of the circumstances requiring the extension of time and the date by which the Claims Administrator expects to make the determination.

Upon receipt of your claim, if the Claims Administrator determines that additional information is necessary in order for it to be a Properly Filed Claim, they will provide written notice to you, prior to the expiration of the initial 30-day period, of the specific information needed. You will have 45 days from receipt of the notice to provide the additional information. The Claims Administrator will notify you of its Benefit determination within 15 days following receipt of the additional information.

The procedure for appealing an adverse Benefit determination is set forth in the section entitled, “Complaint/Appeal Procedure.”

**Direct Claims Line**

The Claims Administrator has a direct line for claims and membership inquiries. You may call between 8:00 a.m. and 6:00 p.m., Monday through Friday, whenever you have a question concerning a claim or your membership.
Complaint/Appeal Procedure

The Claims Administrator has established the following process to review your dissatisfactions, complaints and/or appeals. If you have designated an authorized representative, that person may act on your behalf in the appeal process*.

If you have a question or complaint, an initial attempt should be made to resolve the problem by directly communicating with a Blue Cross and Blue Shield of Oklahoma Customer Service Representative. In most cases, a Customer Service Representative will be able to provide you with a satisfactory solution to your problem. However, if a resolution cannot be reached in an informal exchange, you may request an administrative review of the problem through our appeal process described below.

You may request to review information used to make any adverse determination. Copies will be provided free of charge.

If a Claim Is Denied or Not Paid in Full

On occasion, the Claims Administrator may deny all or part of your claim. There are a number of reasons why this may happen. We suggest that you first read the Explanation of Benefits summary prepared by the Claims Administrator; then review this Benefit Booklet to see whether you understand the reason for the determination. If you have additional information that you believe could change the decision, send it to the Claims Administrator and request a review of the decision as described in “Claim Appeal Procedures” below.

If the claim is denied in whole or in part, you will receive a written notice from the Claims Administrator with the following information, if applicable:

• The reasons for determination;
• A reference to the Group Health Plan provisions on which the determination is based, or the contractual, administrative or protocol for the determination;
• A description of additional information which may be necessary to perfect an appeal and an explanation of why such information is necessary;
• Subject to privacy laws and other restrictions, if any, the identification of the claim, date of service, health care Provider, claim amount (if applicable), diagnosis, treatment and denial codes with their meanings and the standards used;
• An explanation of the Claims Administrator’s internal review/appeals and external review processes (and how to initiate a review/appeal or external review) and a statement of your right, if any, to bring a civil action under Section 502(a) of ERISA following a final denial on internal review/appeal;
• In certain situations, a statement in non-English language(s) that future notices of claim denials and certain other Benefit information may be available in such non-English language(s);
• The right to request, free of charge, reasonable access to and copies of all documents, records and other information relevant to the claim for Benefits;

*The Claims Administrator has established procedures for you to designate an individual to act on your behalf with respect to a Benefit claim or an appeal of an adverse Benefit determination. A Provider or other health care professional with knowledge of your medical condition is permitted to act as your authorized representative or to bring an appeal on your behalf.
Any internal rule, guideline, protocol or other similar criterion relied on in the determination, and a statement that a copy of such rule, guideline, protocol or other similar criterion will be provided free of charge on request;

An explanation of the scientific or clinical judgment relied on in the determination as applied to claimant’s medical circumstances, if the denial was based on Medical Necessity, Experimental treatment or similar exclusion, or a statement that such explanation will be provided free of charge upon request;

In the case of a denial of an Urgent Care/Expedited Clinical Claim, a description of the expedited review procedure applicable to such claims. An Urgent Care/Expedited Clinical Claim decision may be provided orally, so long as a written notice is furnished to the claimant within three days of oral notification;

Contact information for applicable office of health insurance consumer assistance or ombudsman.

**Timing of Required Notices and Extensions**

Separate schedules apply to the timing of required notices and extensions, depending on the type of claim. There are three types of claims as defined below.

- **“Urgent Care Clinical Claim”** is any pre-service request for Benefits that requires Preauthorization, as described in this Benefit Booklet, for Benefits for Medical Care or treatment with respect to which the application of regular time periods for making health claim decisions 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 a Physician with knowledge of the claimant’s medical condition, would subject the claimant to severe pain that cannot be adequately managed without the care or treatment.

- **“Pre-Service Claim”** is any non-urgent request for Benefits or a determination with respect to which the terms of the Benefit plan condition receipt of the Benefit on approval of the Benefit in advance of obtaining Medical Care.

- **“Post-Service Claim”** is any request for a Benefit that is not a “pre-service” claim, and whereby notification that a service has been rendered or furnished to you is submitted to the Claims Administrator in an acceptable form. This notification must include full details of the service received, including your name, age, sex, identification number, the name and address of the Provider, an itemized statement of the service rendered or furnished, the date of service, the diagnosis, the claim charge, and any other information which the Claims Administrator may request in connection with services rendered to you.

**Urgent Care Clinical Claims**

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<thead>
<tr>
<th>Type of Notice or Extension</th>
<th>Timing</th>
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<tbody>
<tr>
<td>If your claim is incomplete, the Claims Administrator must notify you within:</td>
<td>48 hours</td>
</tr>
<tr>
<td>If you are notified that your claim is incomplete, you must then provide completed claim information to the Claims Administrator within:</td>
<td>48 hours after receiving notice</td>
</tr>
<tr>
<td>The Claims Administrator must notify you of the claim determination (whether adverse or not):</td>
<td>72 hours</td>
</tr>
<tr>
<td>if the initial claim is complete as soon as possible (taking into account medical exigencies), but no later than:</td>
<td>48 hours</td>
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<tr>
<td>after receiving the completed claim (if the initial claim is incomplete), within:</td>
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</table>

* You do not need to submit appeals of Urgent Care Clinical Claims in writing. You should call the Claims Administrator at the toll-free number listed on the back of your Identification Card as soon as possible to appeal an Urgent Care Clinical Claim.*
### PRE-SERVICE CLAIMS

<table>
<thead>
<tr>
<th>Type of Notice or Extension</th>
<th>Timing</th>
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</thead>
<tbody>
<tr>
<td>If your claim is filed improperly, the Claims Administrator must notify you within:</td>
<td>5 days</td>
</tr>
<tr>
<td>If your claim is incomplete, the Claims Administrator must notify you within:</td>
<td>15 days</td>
</tr>
<tr>
<td>If you are notified that your claim is incomplete, you must then provide completed claim information to the Claims Administrator within:</td>
<td>45 days after receiving notice</td>
</tr>
</tbody>
</table>

*The Claims Administrator must notify you of the claim determination (whether adverse or not):*

| If the initial claim is complete, within: | 15 days* |
| if the initial claim is incomplete, within: | 30 days |
| If you require post-stabilization care after an Emergency within: | the time appropriate to the circumstance not to exceed one hour after the time of request |

*This period may be extended one time by the Claims Administrator for up to 15 days, provided that the Claims Administrator both (1) determines that such an extension is necessary due to matters beyond the control of the Plan and (2) notifies you, prior to the expiration of the initial 15-day period, of the circumstances requiring the extension of time and the date by which the Claims Administrator expects to render a decision.

### POST-SERVICE CLAIMS

<table>
<thead>
<tr>
<th>Type of Notice or Extension</th>
<th>Timing</th>
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<tbody>
<tr>
<td>If your claim is incomplete, the Claims Administrator must notify you within:</td>
<td>30 days</td>
</tr>
<tr>
<td>If you are notified that your claim is incomplete, you must then provide completed claim information to the Claims Administrator within:</td>
<td>45 days after receiving notice</td>
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</table>

*The Claims Administrator must notify you of the claim determination (whether adverse or not):*

| If the initial claim is complete, within: | 30 days* |
| if the initial claim is incomplete, within: | 45 days |

*This period may be extended one time by the Claims Administrator for up to 15 days, provided that the Claims Administrator both (1) determines that such an extension is necessary due to matters beyond the control of the Plan and (2) notifies you in writing, prior to the expiration of the initial 30-day period, of the circumstances requiring the extension of time and the date by which the Claims Administrator expects to render a decision.

### CLAIM APPEAL PROCEDURES

**Claim Appeal Procedures - Definitions**

An “Adverse Benefit Determination” means a denial, reduction, or termination of, or a failure to provide or make payment (in whole or in part) for, a Benefit, including any such denial, reduction, termination, or failure to provide or make payment for, a Benefit resulting from the application of any utilization review, as well as a failure to cover an item or service for which Benefits are otherwise provided because it is determined to be Experimental, Investigational and/or Unproven or not Medically Necessary or appropriate. If an ongoing course of treatment had been approved by the Claims Administrator or your Employer and the Claims
Administrator or your Employer reduces or terminates such treatment (other than by amendment or termination of the Employer’s Benefit Plan) before the end of the approved treatment period, that is also an Adverse Benefit Determination. A rescission of coverage is also an Adverse Benefit Determination. A rescission does not include a termination of coverage for reasons related to non-payment of premium.

A “Final Internal Adverse Benefit Determination” means an Adverse Benefit Determination that has been upheld by the Claims Administrator or your Employer at the completion of the Claims Administrator’s or Employer’s internal review/appeal process.

- **Urgent Care/Expedited Clinical Appeals**

If your situation meets the definition of an Expedited Clinical Appeal, you may be entitled to an appeal on an expedited basis. An Expeedited Clinical Appeal is an appeal of a clinically urgent nature related to health care services, including but not limited to, procedures or treatments ordered by a health care Provider, as well as continued hospitalization. Before authorization of Benefits for an ongoing course of treatment/continued hospitalization is terminated or reduced, the Claims Administrator will provide you with notice at least 24 hours before the previous Benefits authorization ends and an opportunity to appeal. For the ongoing course of treatment, coverage will continue during the appeal process.

Upon receipt of an expedited pre-service or concurrent clinical appeal, the Claims Administrator will notify the party filing the appeal, as soon as possible, but no more than 24 hours after submission of the appeal, of all the information needed to review the appeal. Additional information must be submitted within 24 hours of request. The Claims Administrator shall render a determination on the appeal as soon as possible (taking into account medical exigencies), but no later than 72 hours after it receives the initial request, or within 48 hours after it receives the missing information (if the initial request is incomplete).

- **How to Appeal an Adverse Benefit Determinations**

You have the right to seek and obtain a full and fair review of any determination of a claim, any determination of a request for Preauthorization, or any other determination made by the Claims Administrator in accordance with the Benefits and procedures detailed in your Group Health Plan.

An appeal of an Adverse Benefit Determination may be filed by you or a person authorized to act on your behalf. In some circumstances, a health care Provider may appeal on his/her own behalf. Your designation of a representative must be in writing as it is necessary to protect against disclosure of information about you except to your authorized representative. To obtain an Authorized Representative Form, you or your representative may call the Claims Administrator at the number on the back of your Identification Card.

If you believe the Claims Administrator incorrectly denied all or part of your Benefits, you may have your claim reviewed. The Claims Administrator will review its decision in accordance with the following procedure:

- Within 180 days after you receive notice of a denial or partial denial, write to the Claims Administrator’s Administrative Office. The Claims Administrator will need to know the reasons why you do not agree with the denial or partial denial. Send your request to:

  Appeal Coordinator - Customer Service Department  
  Blue Cross and Blue Shield of Oklahoma  
  P. O. Box 3283  
  Tulsa, Oklahoma 74102-3283

- The Claims Administrator will honor telephone requests for information. However, such inquiries will not constitute a request for review.

- In support of your claim review, you have the option of presenting evidence and testimony to the Claims Administrator by phone or in person at a location of the Claims Administrator’s choice. You and your
authorized representative may ask to review your file and any relevant documents and may submit written
issues, comments and additional medical information within 180 days after you receive notice of an Adverse
Benefit Determination or at any time during the claim review process.

The Claims Administrator will provide you or your authorized representative with any new or additional
evidence or rationale and any other information and documents used in the review of your claim without
regard to whether such information was considered in the initial determination. No deference will be given
to the initial Adverse Benefit Determination. Such new or additional evidence or rationale will be provided
to you or your authorized representative sufficiently in advance of the date a final decision on appeal is made
in order to give you a chance to respond. The appeal will be conducted by individuals associated with the
Claims Administrator and/or by external advisors, but who were not involved in making the initial denial of
your claim. Before you or your authorized representative may bring any action to recover Benefits, the
claimant must exhaust the appeal process and must raise all issues with respect to a claim and must file an
appeal or appeals and the appeals must be finally decided by the Claims Administrator or your Employer.

— If you have any questions about the claims procedures or the review procedure, write to the Claims
Administrator’s Administrative Office or call the toll-free Customer Service number shown in this Benefit
Booklet or on your Identification Card.

• **Timing of Appeal Determinations**

Upon receipt of a non-urgent pre-service appeal, the Claims Administrator shall render a determination of the
appeal as soon as practical, but in no event more than 30 days after the appeal has been received by the Claims
Administrator.

Upon receipt of a non-urgent post-service appeal, the Claims Administrator shall render a determination of the
appeal as soon as practical, but in no event more than 60 days after the appeal has been received by the Claims
Administrator.

• **Notice of Appeal Determination**

The Claims Administrator will notify the party filing the appeal, you, and, if a clinical appeal, any health care
Provider who recommended the services involved in the appeal, orally of its determination followed-up by a
written notice of the determination.

The written notice will include:

— A reason for the determination;

— A reference to the Benefit Plan provisions on which the determination is based, or the contractual,
administrative or protocol for the determination;

— Subject to privacy laws and other restrictions, if any, the identification of the claim, date of service, health
care Provider, claim amount (if applicable), and information about how to obtain diagnosis, treatment and
denial codes with their meanings;

— An explanation of the Claims Administrator’s external review processes (and how to initiate an external
review) and a statement of your right, if any, to bring a civil action under Section 502(a) of ERISA following
a final denial on external appeal;

— In certain situations, a statement in non-English language(s) that the written notice of the claim denial and
certain other Benefit information may be available (upon request) in such non-English language(s);

— In certain situations, a statement in non-English language(s) that indicates how to access the language
services provided by the Claims Administrator;
— The right to request, free of charge, reasonable access to and copies of all documents, records and other information relevant to the claim for Benefits;

— Any internal rule, guideline, protocol or other similar criterion relied on in the determination, or a statement that a copy of such rule, guideline, protocol or other similar criterion will be provided free of charge on request;

— An explanation of the scientific or clinical judgment relied on in the determination, or a statement that such explanation will be provided free of charge upon request;

— A description of the standard that was used in denying the claim and a discussion of the decision.

— Contact information for applicable office of health insurance consumer assistance or ombudsman.

**STANDARD EXTERNAL REVIEW**

You or your authorized representative (as described above) may make a request for a standard external review or expedited external review of an Adverse Benefit Determination or Final Internal Adverse Benefit Determination by an independent review organization (IRO).

- **Request for external review.** Within four months after the date of receipt of a notice of an Adverse Benefit Determination or Final Internal Adverse Benefit Determination from the Claims Administrator, you or your authorized representative must file your request for standard external review. If there is no corresponding date, four months after the date of receipt of such a notice, then the request must be filed by the first day of the fifth month following the receipt of the notice. For example, if the date of receipt of the notice is October 30, because there is no February 30, the request must be filed by March 1. If the last filing date would fall on a Saturday, Sunday, or Federal holiday, the last filing date is extended to the next day that is not a Saturday, Sunday, or Federal holiday.

- **Preliminary review.** Within five business days following the date of receipt of the external review request, the Claims Administrator must complete a preliminary review of the request to determine whether:
  - You are, or were, covered under the Plan at the time the health care item or service was requested or, in the case of a retrospective review, was covered under the Plan at the time the health care item or service was provided;
  - The Adverse Benefit Determination or the Final Adverse Internal Benefit Determination does not relate to your failure to meet the requirements for eligibility under the terms of the plan (e.g., worker classification or similar determination);
  - You have exhausted the Claims Administrator’s internal appeal process unless you are not required to exhaust the internal appeals process under the interim final regulations. Please read the “Exhaustion” section below for additional information and exhaustion of the internal appeal process; and
  - You or your authorized representative have provided all the information and forms required to process an external review.

You will be notified within 1 business day after we complete the preliminary review if your request is eligible or if further information or documents are needed. You will have the remainder of the four-month appeal period (or 48 hours following receipt of the notice), whichever is later, to perfect the appeal request. If your claim is not eligible for external review, we will outline the reasons it is ineligible in the notice, and provide contact information for the Department of Labor’s Employee Benefits Security Administration (toll-free number 866-444-EBSA (3272)).

- **Referral to Independent Review Organization.** If your request is eligible for external review and you submit the request within the time period allowed, the Claims Administrator will assign the matter to an independent
review organization (IRO). The IRO assigned will be accredited by URAC or by similar nationally-recognized accrediting organization. Moreover, the Claims Administrator will take action against bias and to ensure independence. Accordingly, the Claims Administrator must contract with at least three IROs for assignments under the plan and rotate claims assignments among them (or incorporate other independent, unbiased methods for selection of IROs, such as random selection). In addition, the IRO may not be eligible for any financial incentives based on the likelihood that the IRO will support the denial of Benefits.

The IRO must provide the following:

— Utilization of legal experts where appropriate to make coverage determinations under the Plan.

— Timely notification to you or your authorized representative, in writing, of the request’s eligibility and acceptance for external review. This notice will include a statement that you may submit in writing to the assigned IRO within 10 business days following the date of receipt of the notice additional information that the IRO must consider when conducting the external review. The IRO is not required to, but may, accept and consider additional information submitted after 10 business days.

— Within five business days after the date of assignment of the IRO, the Claims Administrator must provide to the assigned IRO the documents and any information considered in making the Adverse Benefit Determination or Final Internal Adverse Benefit Determination. Failure by the Claims Administrator to timely provide the documents and information must not delay the conduct of the external review. If the Claims Administrator fails to timely provide the documents and information, the assigned IRO may terminate the external review and make a decision to reverse the Adverse Benefit Determination or Final Internal Adverse Benefit Determination. Within one business day after making the decision, the IRO must notify the Claims Administrator and you or your authorized representative.

— Upon receipt of any information submitted by you or your authorized representative, the assigned IRO must within one business day forward the information to the Claims Administrator. Upon receipt of any such information, the Claims Administrator may reconsider the Adverse Benefit Determination or Final Internal Adverse Benefit Determination that is the subject of the external review. Reconsideration by the Claims Administrator must not delay the external review. The external review may be terminated as a result of the reconsideration only if the Claims Administrator decides, upon completion of its reconsideration, to reverse the Adverse Benefit Determination or Final Internal Adverse Benefit Determination and provide coverage or payment. Within one business day after making such a decision, the Claims Administrator must provide written notice of its decision to you and the assigned IRO. The assigned IRO must terminate the external review upon receipt of the notice from the Claims Administrator.

— Review all of the information and documents timely received. In reaching a decision, the assigned IRO will review the claim de novo and not be bound by any decisions or conclusions reached during the Claims Administrator’s internal claims and appeals process applicable under paragraph (b) of the interim final regulations under section 2719 of the Public Health Service (PHS) Act. In addition to the documents and information provided, the assigned IRO, to the extent the information or documents are available and the IRO considers them appropriate, will consider the following in reaching a decision:

  ○ Your medical records;
  ○ The attending health care professional’s recommendation;
  ○ Reports from appropriate health care professionals and other documents submitted by the Claims Administrator, you, or your treating Provider;
  ○ The terms of your plan to ensure that the IRO’s decision is not contrary to the terms of the plan, unless the terms are inconsistent with applicable law;
  ○ Appropriate practice guidelines, which must include applicable evidence-based standards and may include any other practice guidelines developed by the Federal government, national or professional medical societies, boards, and associations;
Any applicable clinical review criteria developed and used by the Claims Administrator, unless the criteria are inconsistent with the terms of the plan or with applicable law; and

The opinion of the IRO’s clinical reviewer or reviewers after considering information described in this notice to the extent the information or documents are available and the clinical reviewer or reviewers consider appropriate.

Written notice of the final external review decision must be provided within 45 days after the IRO receives the request for the external review. The IRO must deliver the notice of final external review decision to the Claims Administrator and you or your authorized representative.

The notice of final external review decision will contain:

- A general description of the reason for the request for external review, including information sufficient to identify the claim (including the date or dates of service, the health care Provider, the claim amount (if applicable), the diagnosis code and its corresponding meaning, the treatment code and its corresponding meaning, and the reason for the previous denial);
- The date the IRO received the assignment to conduct the external review and the date of the IRO decision;
- References to the evidence or documentation, including the specific coverage provisions and evidence-based standards, considered in reaching its decision;
- A discussion of the principal reason or reasons for its decision, including the rationale for its decision and any evidence-based standards that were relied on in making its decision;
- A statement that the determination is binding except to the extent that other remedies may be available under State or Federal law to either the Claims Administrator or you or your authorized representative;
- A statement that judicial review may be available to you or your authorized representative; and
- Current contact information, including phone number, for any applicable office of health insurance consumer assistance or ombudsman established under PHS Act section 2793.

After a final external review decision, the IRO must maintain records of all claims and notices associated with the external review process for six years. An IRO must make such records available for examination by the Claims Administrator, State or Federal oversight agency upon request, except where such disclosure would violate State or Federal privacy laws, and you or your authorized representative.

- **Reversal of Plan’s decision.** Upon receipt of a notice of a final external review decision reversing the Adverse Benefit Determination or Final Internal Adverse Benefit Determination, the Claims Administrator must immediately provide coverage or payment (including immediately authorizing or immediately paying Benefits) for the claim.

**EXPEDITED EXTERNAL REVIEW**

- **Request for expedited external review.** The Claims Administrator must allow you or your authorized representative to make a request for an expedited external review with the Claims Administrator at the time you receive:

  - An Adverse Benefit Determination, if the Adverse Benefit Determination involve a medical condition of the claimant for which the timeframe for completion of an expedited internal appeal under the interim final regulations would seriously jeopardize your life or health or would jeopardize your ability to regain maximum function and you have filed a request for an expedited internal appeal; or
A Final Internal Adverse Benefit Determination, if the claimant has a medical condition where the timeframe for completion of a standard external review would seriously jeopardize your life or health or would jeopardize your ability to regain maximum function, or if the Final Internal Adverse Benefit Determination concerns an admission, availability of care, continued stay, or health care item or service for which you received emergency services, but have not been discharged from a facility.

- **Preliminary review.** Immediately upon receipt of the request for expedited external review, the Claims Administrator must determine whether the request meets the reviewability requirements set forth in the “Standard External Review” section above. The Claims Administrator must immediately send you a notice of its eligibility determination that meets the requirements set forth in “Standard External Review” section above.

- **Referral to independent review organization.** Upon a determination that a request is eligible for external review following the preliminary review, the Claims Administrator will assign an IRO pursuant to the requirements set forth in the “Standard External Review” section above. The Claims Administrator must provide or transmit all necessary documents and information considered in making the Adverse Benefit Determination or Final Internal Adverse Benefit Determination to the assigned IRO electronically or by telephone or facsimile or any other available expeditious method.

The assigned IRO, to the extent the information or documents are available and the IRO considers them appropriate, must consider the information or documents described above under the procedures for standard review. In reaching a decision, the assigned IRO must review the claim de novo and is not bound by any decisions or conclusions reached during the Claims Administrator’s internal claims and appeals process.

- **Notice of final external review decision.** The Claims Administrator’s contract with the assigned IRO must require the IRO to provide notice of the final external review decision, in accordance with the requirements set forth in the “Standard External Review” section above, as expeditiously as your 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 notice is not in writing, within 48 hours after the date of providing that notice, the assigned IRO must provide written confirmation of the decision to the Claims Administrator and you or your authorized representative.

**Exhaustion**

For standard internal review, you have the right to request external review once the internal review process has been completed and you have received the Final Internal Adverse Benefit Determination. For expedited internal review, you may request external review simultaneously with the request for expedited internal review. The IRO will determine whether or not your request is appropriate for expedited external review or if the expedited internal review process must be completed before external review may be requested.

You will be deemed to have exhausted the internal review process and may request external review if the Claims Administrator waives the internal review process or the Claims Administrator has failed to comply with the internal claims and appeals process. In the event you have been deemed to exhaust the internal review process due to the failure by the Claims Administrator to comply with the internal claims and appeals process, you also have the right to pursue any available remedies under 502(a) of ERISA or under State law.

External review may not be requested for an Adverse Benefit Determination involving a claim for Benefits for a health care service that you have already received until the internal review process has been exhausted.

**Interpretation of Employer’s Plan Provisions**

The Plan Administrator has given the Claims Administrator the initial authority to establish or construe the terms and conditions of the Health Benefit Plan and the discretion to interpret and determine Benefits in accordance with the Health Benefit Plan’s provisions.
The Plan Administrator has all powers and authority necessary or appropriate to control and manage the operation and administration of the Health Benefit Plan.

All powers to be exercised by the Claims Administrator or the Plan Administrator shall be exercised in a non-discriminatory manner and shall be applied uniformly to assure similar treatment to persons in similar circumstances.

**Voluntary Re-Review Process (Level II)**

After exhaustion of the appeals process outlined above, you may elect to submit your Benefit dispute to the Plan Administrator for “voluntary review” or “reconsideration.” The Plan will not charge you any fees or costs as a part of the voluntary review process. If you elect to pursue your voluntary review rights, any statute or limitations or other defense based on timeliness will be tolled during the time that any voluntary review is pending. The Plan cannot claim that you failed to exhaust the administrative remedies available to you for failing to submit the Benefit dispute to the Plan’s voluntary review process.

To request a Level II reconsideration of your Benefit determination, you should submit your request in writing to the following address:

Benefits Committee — AHS Management Company, Inc.
One Burton Hills Boulevard, Suite 250
Nashville, TN 37215

The written request should include the name of the Participant, the Participant’s identification number, the nature of the complaint, the facts upon which the complaint is based, and the resolution you are seeking. Necessary facts are: dates and places of services, names of Providers of services, place of hospitalization and types of services or procedures received (if applicable). You should include any documentation, including medical records, that you want to become a part of the review file. The Claims Administrator may request further information if necessary.

Please keep in mind that you are not obligated to pursue or exhaust the Level II reviews before bringing a civil action. If these review processes do not provide a satisfactory resolution to your claim for Benefits, legal remedies are available, including pursuing your claim in court.
Definitions

This section defines terms that have special meanings in the Plan. If a word or phrase starts with a capital letter, it has a special meaning. It is defined in this section or where used in the text or it is a title.

**Actively at Work**
The active expenditure of time and energy in the services assigned by the Employer. You are considered Actively at Work on each day of a regular paid vacation, an Employer holiday, or on a regular nonworking day if you were Actively at Work on the work day before your Effective Date.

**Allowable Charge**
The charge that the Claims Administrator will use as the basis for Benefit determination for Covered Services you receive under the Plan. The Claims Administrator will use the following criteria to establish the Allowable Charge:

*For Comprehensive Health Care Services,* the Allowable Charge is determined as follows:

- **Ardent Medical/Surgical Facility** — the facility’s usual charge, not to exceed the amount the facility has agreed to accept as payment for Covered Services in accordance with a PPO Provider Agreement.

- **BlueChoice PPO Provider** — the Provider’s usual charge, not to exceed the amount the Provider has agreed to accept as payment for Covered Services in accordance with a BlueChoice PPO Provider Agreement.

- **Out-of-Network (Non-Contracting) Provider** — the lesser of: (a) the Provider’s billed charge; or (b) the Claims Administrator’s Non-Contracting Allowable Charge as set forth in the “Important Information” section.

**NOTE:** For Covered Services received outside the state of Oklahoma, the “Allowable Charge” will be determined by the Blue Cross and Blue Shield Plan (Host Plan) servicing the area. Payment will be based upon the Provider payment arrangements in effect between the Provider and the on-site Plan. For out-of-network services, the Allowable Charge will be based upon the amount the Host Plan uses for their own local members.

**Ambulatory Surgical Facility**
A Provider with an organized staff of Physicians which:

- Has permanent facilities and equipment for the primary purpose of performing surgical procedures on an Outpatient basis;

- Provides treatment by or under the supervision of Physicians and nursing services whenever the patient is in the facility;

- Does not provide Inpatient accommodations; and

- Is not, other than incidentally, a facility used as an office or clinic for the private practice of a Physician or other Provider.

**Ardent Medical/Surgical Facility (or Ardent Med/Surg Facility)**
An Ardent affiliated Medical/Surgical Facility.

**Benefit Period**
The period of time during which you receive Covered Services for which the Plan will provide Benefits.
**BENEFITS**
The payment, reimbursement and indemnification of any kind which you will receive from and through the Plan under the Plan.

**BLUECard PPO Provider**
The national network of participating PPO Providers who have entered into an agreement with a Blue Cross and Blue Shield Plan to be a part of the BlueCard PPO program.

**BLUEChoice PPO Provider**
A Provider who has entered into an agreement with the Claims Administrator to bill the Claims Administrator directly for Covered Services, and to accept the Claims Administrator’s Allowable Charge as payment for such Covered Services.

**BLUETraditional Provider**
A Provider who has entered into a BlueTraditional Provider Agreement with the Claims Administrator.

**CALENDAR YEAR**
The period of 12 months commencing on the first day of January and ending on the last day of the following December.

**COBRA Continuation Coverage**
Coverage under the Plan for you and your eligible Dependent with respect to whom a Qualifying Event has occurred, and consisting of coverage which, as of the time the coverage is being provided, is identical to the coverage provided under the Plan to Participants to whom a Qualifying Event has not occurred.

**Coinsurance**
The percentage of Allowable Charges for Covered Services for which the Participant is responsible.

**Community Home Health Care Agency**
A Provider which provides nurses who visit the patient’s home to give nursing and other needed care. This agency sees that each patient gets all care ordered by the Physician.

**Confinement or Confined in a Hospital**
A continuous stay in a Hospital Treatment Center, Skilled Nursing Facility, Hospice or birthing center due to an illness or injury diagnosed by a Physician. Later stays shall be deemed part of the original Confinement unless there was either complete recovery during the interim from the illness or injury causing the initial stay.

**Copayment**
A fixed dollar amount required to be paid by or on behalf of a Covered Person in connection with the delivery of Covered Services in a BlueChoice PPO Physician’s office.

**Cosmetic Surgery**
Surgery for the restoration, repair, or reconstruction of body structures directed toward altering appearance rather than for the improvement or restoration of bodily function.

**Covered Service**
A service or supply shown in the Plan and given by a Provider for which the Plan will provide Benefits.

**Creditable Coverage**
Coverage of an individual from a wide range of specified sources, including Group Health Plans, health insurance coverage, Medicare, and Medicaid.

**Custodial Care**
Aid to patients who need help with daily tasks like eating, dressing and walking. Custodial Care does not directly treat an injury or illness.
DEDUCTIBLE
A specified amount of Covered Services that you must incur before the Plan will start to pay its share of the remaining Covered Services.

DEPENDENT
A Participant other than the Employee as shown in the Eligibility, Enrollment, Changes and Termination section.

DIAGNOSTIC SERVICE
A test or procedure performed when you have specific symptoms to detect or monitor your disease or condition. It must be ordered by a Physician.

- Radiology, ultrasound and nuclear medicine
- Laboratory and pathology
- ECG, EEG, and other electronic diagnostic medical procedures and physiological medical testing, as determined by the Claims Administrator.

DOMESTIC PARTNER
An individual of the same or opposite sex as the Participant who with the Participant meets all of the following requirements:

(a) Both are at least 18 years of age or older;
(b) Both are of sufficient mental capacity and competence to enter into binding legal contracts;
(c) Both reside in the same primary residence (and maintain no other primary residence) and intend to continue such residency indefinitely;
(d) Both are in an intimate and committed relationship with one another and intend to continue such relationship indefinitely (as represented to the Plan Administrator by the Participant and Domestic Partner in the form noted below);
(e) Both share mutual obligations of support for one another and intend to continue such obligations indefinitely;
(f) Both agree to be mutually responsible for each other’s basic living expenses during the domestic partnership and agree that anyone who is owed these expenses can collect from either of them individually or jointly;
(g) Both are not married or in a domestic partnership with any other person;
(h) Both are not so closely related by blood that a legal marriage between them, if otherwise permitted by the law of their state of residence, would be prohibited by reason of such close blood relationship in their state of residence.

The requirements set forth in (c), (d), (e), (f), and (g) above must have been met for at least the last consecutive 12 months. To be recognized as a Domestic Partner, the Participant and Domestic Partner must provide the Plan Administrator with certain representations and documentation noted below sufficient to establish a Domestic Partner relationship to the sole satisfaction of the Plan Administrator. Specifically, the Participant and Domestic Partner must fully complete, execute, and provide to the Plan Administrator a document acceptable to the Plan Administrator representing that all of the requirements set forth in (c), (d), (e), (f), and (g) above have been satisfied (including a representation that the requirements set forth above have been met for at least the last consecutive 12 months) and agreeing to notify the Plan Administrator immediately at any such time as any of the requirements shall cease to be met. If the Domestic Partner is a legitimate Dependent of the Participant for tax purposes, the Participant must also annually certify that the Domestic Partner is a Dependent for such purposes. Furthermore, the Participant must provide the Plan Administrator with the following documentation:

- A lease or deed showing both the Participant and Domestic Partner as lessees or holders of real property, respectively;
• A driver’s license showing the same street address;

• Documentation from a bank or other financial institution of a joint checking account; documentation from a credit card company of a joint credit card in the name of both Participant and Domestic Partner; reciprocal wills naming the Participant and Domestic Partner, as applicable, the primary beneficiary; and/or reciprocal powers of attorney (either general or a durable power of attorney for health care).

A Domestic Partner will be regarded as a Spouse under the Plan for the purposes of eligibility, participation, Benefits, Exclusions, claims and appeals, coordination of benefits, and other rights of Participants generally, and the use of the term “Spouse” in the Plan shall be understood to include “Domestic Partner” generally, except where the context clearly indicates otherwise; provided, however, and not limiting the foregoing, a Domestic Partner shall not be regarded as a Spouse for the purposes of special enrollment rights under HIPAA or for the purposes of COBRA Continuation Coverage, but the Domestic Partner shall be entitled to continuation coverage under this Plan that is equivalent to the coverage that would be provided under COBRA if the Domestic Partner would legally be entitled to such coverage with the following limitations:

• Qualifying Events shall be limited to an Employee’s termination of employment for reasons other than gross misconduct, reduction in the Employee’s working hours, and the Employee’s death;

• no extension of the continuation coverage period shall be provided with respect to any disability of the Domestic Partner; and

• the continuation coverage period for the Domestic Partner shall not exceed 18 months regardless of any multiple Qualifying Events.

DURABLE MEDICAL EQUIPMENT

Equipment which meets the following criteria:

• It provides therapeutic benefits or enables the Participant to perform certain tasks that he or she would be unable to perform otherwise due to certain medical conditions and/or illnesses;

• It can withstand repeated use and is primarily and customarily used to serve a medical purpose;

• It is generally not useful to a person in the absence of an illness or injury and is appropriate for use in the home; and

• It is prescribed by a Physician and meets the Claims Administrator’s criteria of Medical Necessity for the given diagnosis.

EFFECTIVE DATE

The date when your coverage begins.

ELIGIBLE PERSON

A person entitled to apply to be a Employee as specified in the Eligibility, Enrollment, Changes and Termination section.

EMERGENCY CARE

Treatment for an injury, illness or condition manifesting itself by acute symptoms of sufficient severity, including severe pain, such that a reasonable and prudent layperson could expect the absence of medical attention to result in:

• serious jeopardy to the Participant’s health;

• serious impairment to bodily function; or

• serious dysfunction of any bodily organ or part.
EMPLOYEE
An Eligible Person as specified in the Eligibility, Enrollment, Changes and Termination section.

EMPLOYER
AHS Management Company, Inc. DBA Ardent Health Services.

ENROLL
To become covered for Benefits under the Plan (i.e., when coverage becomes effective), without regard to when the individual may have completed or filed any forms that are required in order to Enroll for coverage.

ENROLLMENT DATE
The first day of coverage or, if there is a Waiting Period, the first day of the Waiting Period (typically the date employment begins).

EXPERIMENTAL, INVESTIGATIONAL AND/OR UNPROVEN
A drug, device, biological product, or medical treatment or procedure is Experimental, Investigational and/or Unproven if the Claims Administrator determines that:

• The drug, device, biological product, or medical treatment or procedure cannot be lawfully marketed without approval of the appropriate governmental or regulatory agency and approval for marketing has not been given at the time the drug, device, biological product, or medical treatment or procedure is furnished; or

• The drug, device, biological product, or medical treatment or procedure is the subject of ongoing phase I, II, or III clinical trials or under study to determine its maximum tolerated dose, its toxicity, its safety, its efficacy, or its efficacy as compared with a standard means of treatment or diagnosis; or

• The prevailing opinion among peer reviewed medical and scientific literature regarding the drug, device, biological product, or medical treatment or procedure is that further studies or clinical trials are necessary to determine its maximum tolerated dose, its toxicity, its safety, its efficacy or its efficacy as compared with a standard means of treatment or diagnosis.

GROUP
A classification of coverage whereby a corporation or other legal entity has agreed to establish a premium collection and payment system in order to provide an opportunity for its employees to acquire Plan coverage for health care expenses.

GROUP HEALTH PLAN
A plan (including a self–insured plan) of, or contributed to by, an employer (including a self–employed person) or employee organization to provide health care (directly or otherwise) to the employees, former employees, the employer, others associated or formerly associated with the employer in a business relationship, or their families.

HOSPICE
A Provider which provides an integrated set of services designed to provide palliative and supportive care to terminally ill patients and their families.

HOSPITAL
A Provider that is a short-term, acute care, general Hospital which:

• Is licensed;

• Mainly provides Inpatient diagnostic and therapeutic services under the supervision of Physicians;

• Has organized departments of medicine and major Surgery;

• Provides 24–hour nursing service; and
• Is not, other than incidentally, a:
  — Skilled Nursing Facility;
  — Nursing home;
  — Custodial Care home;
  — Health resort;
  — Spa or sanitarium;
  — Place for rest;
  — Place for the aged;
  — Place for the treatment of Mental Illness;
  — Place for the treatment of alcoholism or drug abuse;
  — Place for the provision of Hospice care;
  — Place for the provision of rehabilitation care; or
  — Place for the treatment of pulmonary tuberculosis.

**HOSPITAL ADMISSION**
The period from your entry (admission) into a Hospital for Inpatient treatment until your discharge.

**IDENTIFICATION CARD**
The card issued to the Employee by the Claims Administrator, bearing the Employee’s name, identification number, and the Plan.

**INCURRED**
A charge is Incurred on the date you receive a service or supply for which the charge is made.

**INITIAL ENROLLMENT PERIOD**
The 31-day period immediately following the date an Employee or Dependent first becomes eligible to Enroll for coverage under the Plan.

**INPATIENT**
A Participant who receives care as a registered bed patient in a Hospital or other Provider where a room and board charge is made.

**INTENSIVE OUTPATIENT PROGRAM**
A freestanding or Hospital-based program that provides services for at least three hours per day, two or more days per week, to treat Mental Illness, drug addiction, substance abuse or alcoholism, or specializes in the treatment of co-occurring Mental Illness with drug addiction, substance abuse or alcoholism. These programs offer integrated and aligned assessment, treatment and discharge planning services for treatment of sever or complex co-occurring conditions which make it unlikely that the Covered Person will benefit from programs that focus solely on Mental Illness conditions.

**LATE ENROLLEE**
An Eligible Person or eligible Dependent who Enrolls under the Plan at a time other than during:
  • the Initial Enrollment Period; or
• a Special Enrollment Period for the individual.

However, an Eligible Person or Eligible Dependent is not considered a Late Enrollee if a court has ordered coverage be provided for a spouse or minor or Dependent child under the Eligible Person’s coverage and the request for enrollment is made within 31 days after issuance of the court order.

**LICENSED PRACTICAL OR VOCATIONAL NURSE (LPN OR LVN)**

A licensed nurse with a degree from a school of practical or vocational nursing.

**LOW-DOSE MAMMOGRAPHY**

The x-ray screening examination of the breast using equipment dedicated specifically for mammography, including but not limited to the x-ray tube, filter, compression device, screens, films, and cassettes, with an average radiation exposure delivery of less than one rad mid-breast, with two views for each breast.

**MATERNITY SERVICES**

Care required as a result of being pregnant, including prenatal care and postnatal care.

**MEDICAL CARE**

Professional services given by a Physician or other Provider to treat illness or injury.

**MEDICALLY NECESSARY (OR MEDICAL NECESSITY)**

Health care services that a Hospital, Physician, or other Provider exercising prudent clinical judgement, would provide to a patient for the purpose of preventing, evaluating, diagnosing or treating an illness, injury, disease or its symptoms, and that are:

- in accordance with generally accepted standards of medical practice;
- clinically appropriate, in terms of type, frequency, extent, site and duration, and considered effective for the patient’s illness, injury or disease; and
- not primarily for the convenience of the patient, Physician, or other health care Provider, and not more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of that patient’s illness, injury, or disease.

**MEDICARE**

The programs of health care for the aged and disabled established by Title XVIII of the Social Security Act of 1965, as amended.

**MENTAL ILLNESS**

An emotional or mental disorder characterized by an abnormal functioning of the mind or emotions and in which psychological, intellectual, or emotional disturbances are the dominating feature, regardless of whether such disorder is caused by mental, physical, organic, or chemical deficiency.

**OPEN ENROLLMENT PERIOD**

A special period is held each year, as agreed to between the Employer and the Claims Administrator, during which an individual who previously declined coverage or who acquires a newly Eligible Dependent as described in *Eligibility and Participation, Eligibility of Employees Married to Each Other* section may Enroll for coverage under the Plan without being considered a Late Enrollee.

**ORTHOGNATHIC SURGERY**

Services or supplies received for correction of deformities of the jaw, including the surgical repositioning of portions of the upper or lower jaws or the bodily repositioning of entire jaws.

**OUT-OF-NETWORK PROVIDER**

A Provider that has not entered into an agreement with the Claims Administrator to be a part of its BlueChoice PPO or BlueCard PPO Provider networks.
OUT-OF-POCKET LIMIT
The amount of Deductible and Coinsurance which must be satisfied during the Benefit Period. Once the Out-of-Pocket Limit has been reached, the amount of Allowable Charges covered by the Plan will increase to 100% during the remainder of the Benefit Period.

- Member-Only (Single) Coverage — When you have satisfied the Out-of-Pocket Limit specified in the Schedule of Benefits, no additional Deductible or Coinsurance will be required for Covered Services you incur during the remainder of the Benefit Period.

- Family Coverage — When any one or more covered family members have paid the Out-of-Pocket Limit specified in the Schedule of Benefits, no additional Deductible or Coinsurance will be required for Covered Services Incurred by any Participants under that same Family Coverage during the remainder of the Benefit Period.

The Out-of-Pocket Limit does not include amounts in excess of the Allowable Charge or charges for any services that are not covered under the Plan.

OUTPATIENT
A Participant who receives services or supplies while not an Inpatient.

PHYSICIAN
A person who is a professional practitioner of a Healing Art defined and recognized by law, and who holds a Physician license duly issued by the state or territory of the United States in which the person is authorized to practice medicine or Surgery or other procedures and provide services within the scope of such license.

PLACEMENT FOR ADOPTION (OR PLACED FOR ADOPTION)
The assumption and retention of a legal obligation for total or partial support of a child by a person with whom the child has been placed in anticipation of the child’s adoption. The child’s Placement for Adoption with such person terminates upon the termination of such legal obligation.

PLAN
Ardent Health Services Group Health Plan.

PLAN ADMINISTRATOR
AHS Management Company, Inc. DBA Ardent Health Services.

PREAUTHORIZATION
Authorization from the Claims Administrator before the services are rendered that, based upon the information presented by the Participant or his/her Provider at the time Preauthorization is requested, the proposed treatment meets the Claims Administrator’s guidelines for Medical Necessity.

Preauthorization does not guarantee that the care and services a Participant receives are eligible for Benefits under the Plan. At the time the Participant’s claims are submitted, they will be reviewed in accordance with the terms of the Plan.

PROPERLY FILED CLAIM
A formal statement or claim regarding a loss which provides sufficient, substantiating information to allow the Claims Administrator to determine the Plan’s liability for Covered Services. This includes: a completed claim form; the Provider’s itemized statement of services rendered and related charges; and medical records, when requested by the Claims Administrator.

PROVIDER
A Hospital, Physician, or other practitioner or Provider of medical services or supplies licensed to render Covered Services and performing within the scope of such license.
PSYCHIATRIC HOSPITAL
A Provider that is a state licensed hospital that primarily specializes in the treatment of severe Mental Illnesses and/or substance abuse disorder.

QUALIFYING EVENT
Any one of the following events which, but for the COBRA Continuation Coverage provisions of the Plan, would result in the loss of a Participant’s coverage:

- The death of the covered Employee;
- The termination (other than by reason of a covered Employee’s gross misconduct), or reduction of hours, of the covered Employee’s employment;
- The divorce or legal separation of the covered Employee from the Employee’s spouse;
- The termination of the Employee’s domestic partnership;
- The covered Employee becoming entitled to benefits under Medicare;
- A Dependent child ceasing to be eligible as defined under the Plan.

REGISTERED NURSE (RN)
A licensed nurse with a degree from a school of nursing.

RESIDENTIAL TREATMENT CENTER
A state licensed and/or state certified facility that provides a 24-hour level of residential care to patients with long-term or severe Mental Illnesses and/or substance abuse disorders. The care is medically monitored, with 24-hour Physician availability and 24-hour onsite nursing services.

RESPITE CARE
Care that provides a brief break from total caregiving by the Family of a Participant receiving Hospice Services. Benefits are limited to 15 days per Benefit Period per Participant.

ROUTINE NURSERY CARE
Ordinary Hospital nursery care of the newborn Participant.

SIGNIFICANT BREAK IN COVERAGE
A period of 63 consecutive days during all of which the individual did not have any Creditable Coverage, except that neither a Waiting Period nor an affiliation period is taken into account in determining a Significant Break In Coverage.

SPECIAL ENROLLMENT PERIOD
A period during which an individual who previously declined coverage is allowed to Enroll under the Contract without having to wait until the Group’s next regular Open Enrollment Period.

SURGERY
- The performance of generally accepted operative and other invasive procedures;
- The correction of fractures and dislocations;
- Usual and related preoperative and postoperative care.

THERAPY SERVICE
The following services and supplies ordered by a Physician when used to treat and promote your recovery from an illness or injury:
- Radiation Therapy — the treatment of disease by x-ray, radium, or radioactive isotopes.

- Chemotherapy — the treatment of malignant disease by chemical or biological antineoplastic agents, but not including High-Dose Chemotherapy. High-Dose Chemotherapy is specifically addressed in certain sections under “Human Organ, Tissue and Bone Marrow Transplant Services.”

- Respiratory Therapy — introduction of dry or moist gases into the lungs for treatment purposes.

- Dialysis Treatment — the treatment of an acute renal failure or chronic irreversible renal insufficiency for removal of waste materials from the body to include hemodialysis or peritoneal dialysis.

- Physical Therapy — the treatment by physical means, hydrotherapy, heat, or similar modalities, physical agents, bio-mechanical and neuro-physiological principles, and devices to relieve pain, restore maximum function, and prevent disability following disease, injury, or loss of body part.

- Occupational Therapy — treatment of a physically disabled person by means of constructive activities designed and adapted to promote the restoration of the person’s ability to satisfactorily accomplish the ordinary tasks of daily living and those required by the person’s particular occupational role.

- Speech Therapy — treatment for the correction of a speech impairment resulting from disease, Surgery, injury, congenital and developmental anomalies, or previous therapeutic processes.

**WAITING PERIOD**

The period that must pass before an Eligible Person or Dependent is eligible to Enroll under the terms of a Group Health Plan. If an Eligible Person or Dependent Enrolls as a Late Enrollee or during a Special Enrollment Period, any period before such late or special enrollment is not a Waiting Period.
The Following Information is Provided By Your Employer
# Plan Information

## Name of Plan
Ardent Health Services Group Health Plan, which plan is a part of the Ardent Health Services Welfare Benefit Plan

## Name and Address of Plan Sponsor
AHS Management Company, Inc.  
One Burton Hills Blvd  
Suite 250  
Nashville, TN 37215

## Claims Administrator
Blue Cross and Blue Shield of Oklahoma.  
CVS Caremark provides certain services in connection with the administration of prescription Benefits under the Plan.

## Sponsor Identification Number
62 – 1743438

## Plan Number
501

## Type of Plan
Group Health Plan

## Type of Plan Administration
Contract Administration

## Plan Administrator
AHS Management Company, Inc.  
One Burton Hills Blvd  
Suite 250  
Nashville, TN 37215  
(615) 296-3000

## Agent for Service of Process
AHS Management Company, Inc.  
One Burton Hills Blvd  
Suite 250  
Nashville, TN 37215  
Service of process may be made on the Plan Administrator.

## Funding/Source of Contributions
This Plan is self-funded. Contributions for this Plan are provided partially by contributions of the Plan Sponsor and partially by contributions of Eligible Employees who are Participants. This Plan does not maintain a separate trust or funding medium for the payment of benefits.
END OF PLAN’S FISCAL YEAR

December 31

SUBROGATION, RIGHT OF REIMBURSEMENT, EQUITABLE OWNERSHIP, AND OFFSET

A third party (including an insurer or employee benefit plan) may be liable or legally responsible for and/or may pay for medical expenses incurred by a Participant for an illness, sickness or injury. Benefits may also be payable or paid under this Plan for such medical expenses.

- Subrogation

Accordingly, the Plan is subrogated to the Participant’s legal rights to recovery of any payments made by the Plan for medical expenses, however classified or denominated, where the Participant’s Illness, or injury resulted from the action or fault of a third party, in whole or in part, and the Plan may as a result take over and assume the Participant’s right to receive payment of benefits from such third party (and any insurer or other employee benefit plan) (referred to as the “Right of Subrogation”). The Plan has the right to recover amounts equal to its payments for medical expenses by suit, settlement, or otherwise from the insurer or other benefit plan of the third party; from the person who caused the illness, or injury or his or her insurance or other benefit plan; or any other source such as uninsured motorist coverage. This Right of Subrogation is provided with respect to that portion of all recoveries from a third party (whether by lawsuit, settlement, or otherwise) that is due to the Plan for the benefits provided under the Plan.

The Plan also has the right to intervene in any action brought by or for the benefit of the Participant, whether in state or federal court, to exercise its Right of Subrogation, and the participant, by participating in the Plan and/or receiving benefits under the Plan, consents to the intervention of the Plan in any such action. The Plan shall have the right to commence an action in state or federal court to effect its Right of Subrogation, and the Participant shall not raise any objection or defense to such action. The Plan shall have the right to obtain a temporary restraining order, injunction, or other equitable relief (including any order by which a court may set aside a portion of any settlement proceeds) to enforce its Right of Subrogation, and the Participant shall not raise any objection or defense to such action. The Plan shall have the right to enforce a constructive trust and an equitable lien with respect to its Right of Subrogation.

The Participant must in all cases (i) promptly notify the Plan Administrator of any illness, or injury for which the third party (or any insurer or other employee benefit plan) may be liable or legally responsible whether resulting from an accident or otherwise or from which any payments have been or may be made; (ii) promptly transfer to the Plan any rights he or she may have to take legal action against the third party (or any insurer or other employee benefit plan) with respect to benefits paid by the Plan; and (iii) cooperate fully with the Plan Administrator in asserting the Plan’s Right of Subrogation. The Participant must arrange for counsel or other representative with respect to a settlement with any third party contact the Plan in advance of any settlement. The Participant must supply the Plan with all information and sign and promptly return all documents requested by the Plan Administrator in order to carry out the Plan’s Right of Subrogation and, as a condition of receiving benefits under this Plan, obtain the consent of the Plan Administrator before settling or otherwise compromising any claim against the third party (or insurer or other employee benefit plan).

- Right of Reimbursement

In addition, and without limiting the foregoing, the Plan may recover from the Participant any benefits paid under the Plan that the Participant is entitled to receive from the third party (or any insurer or other employee benefit plan) (referred to as the “Right of Reimbursement”) regardless of whether any recovery is characterized as a recovery for medical expenses or otherwise. The Plan will have a first lien (equitable and legal) with priority upon any recovery, whether by settlement, judgment, or otherwise, that the Participant receives from (i) the third party; (ii) the third party’s insurer(s); (iii) any other insurer or employee benefit plan of the Participant (including any uninsured motorist coverage insurer); or (iv) guarantor(s). This lien will be for the amount of benefits paid by the Plan for the treatment of illness, or injury for which the third party is liable of legally responsible. This
Right of Reimbursement is provided with respect to that portion of all recoveries from a third party (whether by lawsuit, settlement, or otherwise) that is due to the Plan for the benefits provided under the Plan.

If the Participant makes any recovery as described herein and fails to reimburse the Plan fully for any benefits paid, he or she will be required to turn over to the Plan any funds held by the Participant or any person under the direction or control of the Participant received from the third party (or other insurer or employee benefit plan) and such funds shall constructively be held in trust for the benefit of the Plan. The Participant will also be required to turn over to the Plan any amount of money recovered through judgment or settlement from any third party (or other insurer or employee benefit plan) up to the amount of benefits provided by the Plan and until such time such funds shall be constructively held in trust for the benefit of the Plan.

The Plan also has the right to intervene in any action brought by or for the benefit of the Participant, whether in state or federal court, to exercise its Right of Reimbursement, and the Participant, by participating in the Plan and/or receipt of benefits under the Plan, consents to the intervention of the Plan in any such action. The Plan shall have the right to commence an action in state or federal court to effect its Right of Reimbursement, and the participant shall not raise any objection or defense to such action. The Plan shall have the right to obtain a temporary restraining order, injunction, or other equitable relief to enforce its Right of Reimbursement, and the Participant shall not raise any objection or defense to such action. The Plan shall have the right to enforce a constructive trust and an equitable lien with respect to its Right of Reimbursement.

As a condition of receiving benefits under the Plan, the Participant must cooperate fully with the Plan Administrator in asserting the Plan’s Right of Reimbursement, sign and return to the Plan Administrator any documents requested by the Plan Administrator in order to enforce the Plan’s Right of Reimbursement or otherwise, and take no action without the express written consent of the Plan Administrator that would prejudice the Plan’s Right of Reimbursement.

The Plan will not be obligated or responsible for the payment of any attorneys’ fees and/or costs incurred by the Participant or any other party. The “common fund rule” and any similar common law or statutory doctrines shall not apply with respect to any recovery from a third party. Also, the Plan may enforce the Right of Reimbursement regardless of whether the Participant is made whole or restored financially; therefore, the “make whole rule” and any similar statutory or common law doctrines shall not apply with respect to any recovery from a third party (including any insurer or other employee benefit plan). Accordingly, the Plan’s recovery shall not be reduced because the Participant has not received the full damages claimed by the Participant.

- **Equitable Ownership**

The Plan shall have all right, title, interest, and ownership in any recovery a Participant receives from any source for any benefits paid under the Plan regardless of whether such recovery is characterized as a recovery for medical expenses or otherwise, and, as a condition of participation and receipt of any benefits under the Plan, the Participant must and does grant all right, title, interest, and ownership in such recovery to the Plan to the full extent of any benefits provided to the Participant under the Plan. The Participant shall grant such right, title, interest, and ownership so that the Plan Administrator may pursue, to the fullest extent permitted in equity, a claim for equitable restitution, including but not limited to an equitable lien and/or constructive trust, or such other claims as are permissible under Section 502(a)(3) of ERISA or otherwise.

- **Right of Offset**

The Plan reserves the right to deduct from any pending and/or subsequent claims for payment under the Plan as an offset any amounts the Participant may be entitled to under the Plan to the extent necessary to recover amounts owed by or with respect to the Participant pursuant to the Right of Subrogation or Right of Reimbursement (referred to as the “Right of Offset”).

References in this section to the Participant shall include any Dependent as applicable and the Right of Subrogation, Right of Reimbursement, Equitable Ownership, and Right of Offset shall exist against any
Dependent. The captions provided for in this section shall not be construed to limit the application of any of the provisions of this section.

**Extension of Rights and Obligations**

Any rights of the Plan may also be asserted against, and any obligation of the Participant shall be extended to, the Participant’s heirs, the Participant’s legal representative, and the Participant’s parents of legal guardian (if the Participant is a minor).

**HIPAA Privacy Regulation Requirements**

This Plan has been modified as required under the Administrative Simplification requirements of HIPAA, to allow the Disclosure of Protected Health Information (PHI) as defined under HIPAA, to the Plan Sponsor.

This Plan will generally use the Participants’ Protected Health Information (PHI) to the extent of and in accordance with the Uses and Disclosures permitted by the Privacy Standards for Individually Identifiable Health Information (45 C.F.R. § 164.102 et seq.) (the “Privacy Standards”) as promulgated pursuant to HIPAA. Specifically, this Plan will Use and Disclose the Participants’ PHI for purposes related to health care Treatment, Payment for health care and Health Care Operations. Additionally, this Plan will Use and Disclose the Participants’ PHI as required by law and as permitted by authorization. Refer to the Plan’s privacy notice for more information about the permitted Uses and Disclosure of PHI, the individuals’ rights and this Plan’s legal duties regarding PHI.

The **USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION UNDER HIPAA** within this section of the document specifies the terms under which the Plan may share PHI with the Plan Sponsor, and limits the Uses and Disclosures that the Plan Sponsor may make of the Participants’ PHI. The Plan Sponsor will ensure that adequate separation exists between this Plan and the Plan Sponsor and that proper safeguards are established. This includes specifically identifying the Employee(s) or classes of Employees who will have access to PHI.

This Plan agrees that it will only disclose the Participants’ PHI to the Plan Sponsor upon receipt of a certification from the Plan Sponsor that the terms contained in the **USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION UNDER HIPAA** portion of this section have been adopted and that the Plan Sponsor agrees to abide by these terms.

Capitalized terms not otherwise defined in this section shall have the same meaning set forth in the Privacy Standards.

**USE AND DISCLOSURE OF PROTECTED HEALTH INFORMATION UNDER HIPAA**

This section establishes the terms under which the Plan may share the Participants’ PHI with the Plan Sponsor, and limits the Uses and Disclosure that the Plan Sponsor may make of the Participants’ PHI.

The Plan may Disclose Summary Health Information to the Plan Sponsor if the Plan Sponsor requests such information for the purpose of (i) obtaining premium bids for health insurance coverage under the Plan or (ii) modifying, amending or terminating the Plan. The Plan may Disclose information to the Plan Sponsor as to whether an individual is participating in the Plan or is Enrolled in or has disenrolled from the Plan.

This Plan shall disclose the Participants’ PHI to the Plan Sponsor only to the extent necessary for the purposes of the administrative functions of Treatment, Payment for health care or Health Care Operations.

The Plan Sponsor shall Use and/or Disclose the Participants’ PHI only to the extent necessary for the administrative functions of Treatment, Payment for health care or Health Care Operations, which it performs on behalf of this Plan. The Plan Sponsor may also Use and/or Disclose a Participant’s PHI with the Authorization of the Participant. Except as otherwise required by law, when Using, Disclosing or requesting the Disclosure of PHI, the Plan shall make reasonable efforts to limit (i) the scope of the PHI and (ii) the number of recipients of such information to the minimum necessary to accomplish the intended purpose of the Use, Disclosure or request.
This Plan agrees that it will only Disclose the Participants’ PHI to the Plan Sponsor upon receipt of a certification from the Plan Sponsor that the terms of this section have been adopted and that the Plan Sponsor agrees to abide by these terms.

The Plan Sponsor is subject to ALL of the following restrictions that apply to the Use and Disclosure of the Participants’ PHI. The Plan Sponsor:

- Will only Use and Disclose the Participants’ PHI for Plan administrative purposes, as permitted or required by the Plan or as required by law, or as permitted under the Privacy Standards;
- Will require each of its subcontractors or agents to whom the Plan Sponsor may provide the Participants’ PHI to agree to the same restrictions and conditions imposed on the Plan Sponsor with regard to their PHI;
- Will not Use or Disclose PHI for employment-related actions and decisions or in connection with any other of the Plan Sponsor’s benefits or Employee benefit plans;
- Will promptly report to this Plan any impermissible or improper Use or Disclosure of PHI not authorized by the Plan documents of which the Plan Sponsor becomes aware;
- Will allow the Participant or this Plan to inspect and copy any PHI about the Participant contained in the designated record set that is in the Plan Sponsor’s custody or control as required by law;
- Will give each Participant the right to have the Plan Sponsor amend or correct, or make available to the Plan to amend or correct, any portion of the Participants’ PHI contained in the Designated Record Set to the extent permitted or required by law;
- Will provide each Participant with the right to receive an accounting of Disclosures of PHI as required by law;
- Will make its internal practices, books and records relating to the Use and Disclosure of the Participants’ PHI available to this Plan and to the Department of Health and Human Services or its designee for the purpose of determining this Plan’s compliance with applicable law;
- Must, if feasible, return to this Plan or destroy all of the Participants’ PHI that the Plan Sponsor received from or on behalf of this Plan when the Plan Sponsor no longer needs their PHI to administer this Plan. This includes all copies in any form, including any compilations derived from the PHI. If return or destruction is not feasible, the Plan Sponsor agrees to restrict and limit further Uses and Disclosures to the purposes that make the return or destruction infeasible;
- Will ensure that adequate separation exists between this Plan and the Plan Sponsor so that the Participants’ PHI will be used only for the purpose of plan administration;
- Will use reasonable efforts to request only the minimum necessary type and amount of the Participants’ PHI to carry out functions for which the information is requested.

PHI will be disclosed only to those Employees of the Plan Sponsor who are employed in the human resources division of the Plan Sponsor and who are responsible for administering the Plan or who have oversight responsibility for the Claims Administrator. If such Employees perform functions for the Plan Sponsor other than Plan administrative or oversight duties, then such Employees shall not use any PHI for any purpose other than Plan administration or oversight.

The Plan Sponsor will provide an effective mechanism for resolving any issues of non-compliance by Employees or other persons under the control of the Plan Sponsor with the provisions of the Plan pertaining to PHI. If any Employees Use or Disclose PHI in violation of the terms of the Plan, they will be subject to disciplinary actions and sanctions, including the possibility of termination of employment. If the Plan Sponsor becomes aware of any such violations, the Plan Sponsor will promptly report the violation to the Plan and will cooperate with the Plan to correct the violation, to impose appropriate sanctions and to mitigate any harmful effects to you.
To the extent any Employee of the Plan Sponsor is found by the Privacy Official to have breached any of the provisions related to PHI contained in this section, such Employee shall be given a warning if, in the opinion of the Privacy Official, the breach was unintentional. If the Privacy Official finds that the breach was intentional, or if it is the second breach by the Employee, then such Employee will no longer be given access to PHI. Any individual who believes that the PHI provisions of this section have been breached may file a complaint with the Privacy Official in accordance with separate written complaint procedures which are available upon request.

The Plan Administrator reserves the sole and full discretionary authority to interpret any and all provisions of the Plan, provided that the Plan Administrator may delegate such authority to the Claims Administrator or other parties.
As a participant in the Plan, you are entitled to certain rights and protections under ERISA. ERISA provides that all Participants shall be entitled to:

- **Receive Information About Your Plan and Benefits**

  Examine, without charge, at the Plan Administrator’s office and at other specified locations, such as work sites and union halls, all documents governing the Plan, including insurance contracts and collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.

  Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan, including insurance contracts and collective bargaining agreements, and copies of the latest annual report (Form 5500 Series) and updated Summary Plan Description. The Administrator may make a reasonable charge for the copies.

  Receive a summary of the Plan’s annual financial report. The Plan Administrator is required by law to furnish each Participant with a copy of this summary annual report.

- **Continue Group Health Plan Coverage**

  Continue health care coverage for yourself, Spouse or Dependents if there is a loss of coverage under the Plan as a result of a qualifying event. You or your Dependents may have to pay for such coverage. Review this Plan and Summary Plan Description and the documents governing the Plan on the rules governing your COBRA Continuation Coverage rights.

  Reduction or elimination of exclusionary periods of coverage for preexisting conditions under your Plan, if you have Creditable Coverage from another plan. You should be provided a Certificate of Creditable Coverage, free of charge, from your Group Health Plan or health insurance issuer when you lose coverage under the Plan, when you become entitled to elect COBRA Continuation Coverage, when your COBRA Continuation Coverage ceases, if you request it before losing coverage, or if you request it up to 24 months after losing coverage. Without evidence of Creditable Coverage, you may be subject to a preexisting condition exclusion for 12 months (18 months for Late Enrollees) after your Enrollment Date in your coverage.

- **Prudent Actions by Plan Fiduciaries**

  In addition to creating rights for Plan Participants, ERISA imposed duties upon the people who are responsible for the operation of the employee benefit Plan. The people who operate your Plan, called "fiduciaries" of the Plan, have a duty to do so prudently and in the interest of you and other Plan Participants and beneficiaries. No one, including your Employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.

- **Enforce Your Rights**

  If your claim for a welfare benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules. Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of Plan documents or the latest annual report from the Plan and do not receive them within 30 days, you may file suit in a Federal court. In such a case, the court may require the Plan Administrator (your
Employer) to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan Administrator. If you have a claim for Benefits that is denied or ignored, in whole or in part, you may file suit in a state or Federal court. In addition, if you disagree with the Plan’s decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in Federal court. If it should happen that Plan fiduciaries misuse the Plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a Federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds the claim is frivolous.

- **Assistance With Your Questions**

If you have any questions about your Plan, you should contact the Plan Administrator. If you have any questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest office of the Employee Benefits Security Administration, U.S. Department of Labor, listed in your telephone directory or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.
Wellness Program Rider to Group Health Plan

The Plan includes a wellness incentive program (the “Wellness Program”). The Wellness Program includes incentives that potentially reduce Plan premium contributions if participants qualify for certain pre-determined healthy lifestyle rewards. The Wellness Program is separately administered by Bravo Wellness, LLC (“Bravo”), which acts as the claims administrator for the Wellness Program. The contact information for Bravo is as follows: Bravo Wellness, LLC, One International Place, 20445 Emerald Parkway Dr. SW, Suite 400, Cleveland, OH 44135, 877-662-7286.

By qualifying for healthy lifestyle rewards under the Wellness Program, participants are eligible to pay reduced premiums. The Wellness Program generally provides for on-site exams at no cost to participants. Generally, the value of the rewards under the Wellness Program is determined by the results of a health screening exam. However, participants may be eligible to qualify for the full reward upon completion of an alternative program (sometimes referred to as a “reasonable alternative standard”). Information on the alternative program may be obtained from Bravo and recommendations of a participant’s personal physician will be accommodated.

Participants will be provided with the opportunity to qualify for the reward at least once each year. Additionally, an annual calculation is performed in order to determine the maximum amount of results-based reward available to participants by law. If the amount available under the Wellness Program exceeds the annual maximum permitted, participants can earn an alternative minimum reward based on participation in the Wellness Program.

The tests, goals, and points are as follows:

<table>
<thead>
<tr>
<th>Wellness Screening Tests</th>
<th>Goals</th>
<th>Alternative Goal^</th>
<th>Points Earned if Goal Met</th>
</tr>
</thead>
<tbody>
<tr>
<td>Body Mass Index (BMI)*</td>
<td>≤ 27.5</td>
<td>10% weight reduction since last screening</td>
<td>4</td>
</tr>
<tr>
<td>Tobacco / Nicotine</td>
<td>Negative</td>
<td>Contact Bravo Wellness</td>
<td>1</td>
</tr>
</tbody>
</table>

Participants must complete a full screening to receive points.

*If you fail the BMI goal, you may still earn points based on secondary measures of body fat percentage or waist measurement.

*If you have results from a prior Bravo screening, your improvement will be automatically considered. If Bravo does not have prior results, you will be provided the information you need to request an alternative goal in your results letter.

The monthly or bi-weekly premium discounts are as follows:

<table>
<thead>
<tr>
<th>Monthly or Bi-Weekly Participation Discounts on Premiums</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee Only or Employee + Child(ren)</td>
</tr>
<tr>
<td>Monthly</td>
</tr>
<tr>
<td>--------</td>
</tr>
<tr>
<td></td>
</tr>
</tbody>
</table>

Additional Monthly or Bi-Weekly Discounts for Points Earned:

<table>
<thead>
<tr>
<th>Points Earned</th>
<th>Employee Only or Employee + Child(ren)</th>
<th>Employee + Spouse or Family</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 points</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>1 point</td>
<td>$10</td>
<td>$20</td>
</tr>
<tr>
<td>4 points</td>
<td>$40</td>
<td>$80</td>
</tr>
<tr>
<td>5 points</td>
<td>$50</td>
<td>$100</td>
</tr>
</tbody>
</table>
Participants can dispute the screening results and provide information from their physician certifying corrected results (must include lab report, if applicable). Claims and appeals will be determined in accordance with required reasonable claims and appeal procedures. A determination on an appeal shall in any case be made within 30 days after receipt of the request for review by Bravo. Approved appeals will result in the full point(s) being issued.

The results of a health assessment do not necessarily preclude a participant from obtaining points under this Wellness Program. If results are correct but the participant can demonstrate that achieving the stated goal is unreasonably difficult to achieve due to a medical condition or inadvisable to attempt due to a medical condition, they must provide supporting documentation from their physician. Participants who cannot achieve the original goal or the alternative goal provided because of this exception may be given a waiver or a different option to qualify. The other method will be determined on a case-by-case basis by Bravo, the participant and, in some cases, their physician. Participants qualifying for the alternative award may earn the full point(s) available.
Administered by:

BlueCross BlueShield of Oklahoma


YNS008 022014

www.bcbsok.com

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