SUMMARY PLAN DESCRIPTION

FOR

Shannon Staffing, Inc.



GROUP LIMITED BENEFITS PLAN

Effective: August 7, 2021

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ADMINISTRATIVE INFORMATION

Name of Plan	Essential StaffCARE Group Limited Benefit Plan
Employer / Plan Sponsor	Shannon Staffing, Inc. 1590 Coshocton Avenue, Suite B Mt. Vernon, OH 43050
Plan Sponsor's Employer Identification Number	31-1218891
Plan Number	510
Group Number	206201
Type of Plan	A welfare benefit plan providing group health benefits. A fixed indemnity medical plan/accidental loss of life, limb or sight with optional prescription drug, dental, vision, term life insurance and short-term disability coverage.
Type of Plan Administration	This plan is fully insured. Benefits are provided under group insurance contracts entered into between Shannon Staffing , Inc. and BCS Insurance Company as well as 4 Ever Life Insurance Company.
Plan Administrator/ Named Fiduciary/ Insurance Companies	BCS Insurance Company 4 Ever Life Insurance Company 2 Mid America Plaza, Suite 200 Oakbrook Terrace, IL 60181 1(630) 472-7700
Third Party Administrator (TPA):	Planned Administrators Inc. (PAI) P.O. Box 6702 Columbia, SC 29260 1(866) 798-0803 (Toll Free) 8:30 a.m. – 8:00 p.m. Eastern Standard Time (EST)
Plan Year/Policy Year:	Begins August 7th of each year and continues for 12 consecutive months, ending on August 6th of the following year.

DISCLAIMER

Benefits under the Plan are provided pursuant to insurance contracts between the Employer/Plan Sponsor and the Insurance Companies. If the terms of this Summary Plan Description conflict with the terms of the Plan or the insurance contracts, the terms of the Plan and the insurance contracts will control, unless superseded by applicable law.

CONFORMITY WITH THE LAW

If any provision of this Plan is contrary to any law to which it is subject, such provision is hereby amended to conform thereto. Nothing in this Plan is intended to replace or affect any requirements for coverage by workers compensation insurance.

****NOTICES TO EMPLOYEES****

NOTICE: Preferred Provider Organizations (PPOs)

- Medical First Health Network
- Dental DenteMax Network
- Vision EyeMed Vision Care Program Network

As a selective consumer concerned with health care costs, it would benefit you through added discounts to visit providers who **participate within the First Health Network for medical services, Dente***Max* **Network for dental services,** or the **EyeMed Vision Care Program Network**. However, in order to realize these potential discounts, before you receive services or supplies, you should verify whether or not your provider is participating by:

ALWAYS asking the provider the following questions:

For Medical Services:

- "Do you participate within the First Health Network PPO?"; and
- "Will you honor network discounts for Group Limited Benefit Plans?"

For Dental Services:

• "Do you participate within the DenteMax Network PPO?"

For Vision Care Services:

• See the Vision Schedule of Benefits section for more details.

**You can also verify whether or not your provider is participating by:

- Accessing the provider directory online at <u>www.myfirsthealth.com</u> (medical services), <u>www.DenteMax.com</u> (dental services) or by visiting the Planned Administrators Inc. (PAI) website at <u>www.paisc.com</u>.
- Calling PAI Toll Free 1(866)798-0803 8:30 a.m. to 8:00 p.m. EST.
- Calling First Health Toll Free at 1(800)226-5116.
- Calling Dente*Max* Toll Free at 1(800)752-1547.
- Calling EyeMed toll free at 1(866)723-0513.

**Since there are timing differences between when a provider is approved for enrollment into the network and terminates from the network, the most accurate member information can be obtained by asking your provider directly.

THIS CERTIFICATE PROVIDES LIMITED ACCIDENT AND SICKNESS COVERAGE

READ IT CAREFULLY

THIS COVERAGE IS A SUPPLEMENT TO HEALTH INSURANCE. IT IS NOT A SUBSTITUTE FOR ESSENTIAL HEALTH BENEFITS COVERAGE AS DEFINED IN FEDERAL HEALTH LAW. IT IS NOT MEDICARE SUPPLEMENT INSURANCE. INSUREDS ELIGIBLE FOR MEDICARE SHOULD REVIEW THE GUIDE TO HEALTH INSURANCE FOR PEOPLE WITH MEDICARE AVAILABLE FROM US.

INTRODUCTION, LIMITED BENEFITS PLAN

Shannon Staffing, Inc. (the "Employer") is pleased to sponsor a welfare benefit plan (the "Plan") for you and your fellow eligible employees. References to "you", "your", and "the Insured" throughout this document refer to you as the employee who may be entitled to benefits under the Plan.

The Plan provides the following benefits:

Fixed Indemnity Medical and Accidental Loss of Life, Limb or Sight with the option to include the following benefits:

- Prescription Drug;
- Dental
- Vision
- Term Life; and
- Short-term Disability (for employees who work in all states EXCEPT CA, NJ, HI, RI, and NY)

In addition, if you enroll for coverage, you are eligible to participate in the Plan's Vision and Prescription discount programs.

Each of these is summarized in the respective sections within this SPD.

Summary Plan Description

This document is a Summary Plan Description ("SPD"). It provides a summary of the major provisions and benefits of the Plan. It is also intended to inform you of some of the Plan's limitations and exclusions and your rights as a participant. Because this is only a summary, it has not been written with all of the technical words and legal phrases used in the official Plan documents, insurance contracts and other Plan materials. For full details about the Plan and any of the insurance contracts that provide benefits under the Plan, please consult Planned Administrators Inc. ("PAI").

Employee Welfare Benefit Plan

The Plan is intended to be a program of benefits constituting an "Employee Welfare Benefit Plan" under the Employee Retirement Income Security Act of 1974 (ERISA) and any amendments thereto.

Use of Third Party Administration

Your Employer has selected limited benefit coverage underwritten by BCS Insurance Company and 4 Ever Life Insurance Company and administered by PAI - experienced in processing and paying medical claims in connection with the operation of these benefits. Your Third Party Administrator ("TPA"), PAI, is located in Columbia, South Carolina. PAI is a TPA who provides record keeping and claims processing services for BCS Insurance Company and 4 Ever Life Insurance Company. As a TPA, PAI has no discretionary powers under the Plan and, in particular, has no discretionary power in the paying or denying of claims.

PAI is committed to helping you understand your coverage and obtain maximum benefits on your claims. If you have questions about your coverage, you may call between 8:30 a.m. and 8:00 p.m. Eastern Standard Time (EST) or write PAI at the following:

Planned Administrators Inc. Attn: Claims P.O. Box 6702 Columbia, SC 29260 1(866) 798-0803 www.paisc.com

MAKING CHANGES TO HEALTH INSURANCE BENEFITS

Please read the information below carefully to determine when and how you may make changes to your post tax insurance benefits.

You may cancel coverage or change coverage tiers (such as moving from Family coverage to Employee only) at any time. However, once enrolled in the plan, you may only add coverage due to a qualifying life event or during subsequent open enrollment periods.

The following are considered qualifying life events for changes in coverage:

- Your current health care coverage will no longer be offered;
- You move to a new area that offers you different plans, or isn't covered by your current Network;
- You get married, legally separated or divorced;
- You have or adopt a child;
- You lose other health coverage due to job loss, a decrease in work hours, end of COBRA coverage or other reasons;
- You become a U.S. citizen.
- Your income changes, or some other event changes your income or household status; or
- You are no longer covered on a family member's policy because you turned 26 or the policy holder has passed away.

In addition, you may request a special enrollment (for yourself and/or eligible dependents) within sixty (60) days (1) of termination of coverage under Medicaid or a State Children's Health Insurance Program (SCHIP), or (2) upon becoming eligible for SCHIP premium assistance this medical benefit. You are required to provide supporting documentation to your employer for their review and approval for QLEs.

To request a special enrollment, you must complete a Change Form with supporting documentation for the QLE and fax it to (803) 264-0772 to the attention of Eligibility or send to:

Planned Administrators Inc. Attn: Eligibility P.O. Box 6702 Columbia, SC 29260

Change Forms may be obtained by contacting Planned Administrators Inc. at (866) 798-0803.

It may take two (2) to three (3) weeks for premiums to stop being deducted from your paycheck after the changes are received. These premiums will not be refunded to you, but coverage will continue for the periods for which these paycheck deductions are taken.

If you have questions about how to set up your coverage election contact Planned Administrators Inc.

PLAN ADMINISTRATION

Plan Funding/Administration

All Plan benefits are provided on a fully insured basis through group insurance contracts between BCS Insurance Company as well as 4 Ever Life Insurance Company and the Plan Sponsor (identified under **Administrative Information**). Participants are responsible for all required premiums. BCS Insurance Company is the insurance underwriter of the Fixed Indemnity Medical/Accidental Loss of Life, Limb or Sight, Prescription Drug, Dental, and Vision Plans. 4 Ever Life Insurance Company is the underwriter of the Term Life Insurance and Short-term Disability Plans.

Claims for benefits are sent to Planned Administrators Inc. in accordance with the Plan's claims procedures. BCS Insurance Company and 4 Ever Life Insurance Company are responsible for paying claims, not the Employer. BCS Insurance Company and 4 Ever Life Insurance Company are responsible for determining eligibility for and the amount of benefits payable under the Plan and for prescribing, implementing and complying with claims procedures established to determine benefits under the Plan.

If you have any questions regarding eligibility or benefits provided under the insurance contracts, please contact Planned Administrators Inc.

Contributions to the Plan

If the employer provides an employer contribution, the employee will be responsible for the difference between the employer's contribution and the total premium amount based on the coverage tier selected. If the employer does not contribute, the employee is responsible for 100% of the total premium amount based on the coverage tier selected.

ELIGIBILITY AND PARTICIPATION IN THE PLAN

Active eligible temporary hourly full-time or part-time employees who are 18 years or older with a valid Social Security Number (SSN) are eligible for the fixed indemnity medical, accidental loss of life, limb or sight, prescription drug, dental, vision and term-life insurance benefits. Also eligible to receive benefits are the employee's dependents who have a valid social security number and meet the following descriptions:

- a) lawful spouse;
- b) partner in a civil union;
- c) domestic partner if: 1) the Insured has executed a domestic partner affidavit satisfactory to us; or 2) the Insured and his or her partner have registered as domestic partners with a government agency or office where registration is available and provide proof of registration, unless requiring proof is prohibited by law; and
- d) children who are less than age 26.

Dependent children may include stepchildren, foster children, legally adopted children, children of adopting parents pending finalization of adoption procedures and children for whom coverage has been court-ordered.

For a complete definition of "domestic partner", contact Planned Administrators Inc. (PAI).

Your coverage will become effective after all of the following is complete:

- (1) when you become eligible for this plan;
- (2) when you have enrolled, no more than 30 days from your date of hire and/or no more than 30 days following your first pay date; and
- (3) when the appropriate premiums for benefits are paid.

Once complete, your benefits will begin on the first Monday following the date your premium payment is deducted.

Your spouse's and/or eligible dependents' coverage will become effective after all of the following is complete:

- (1) when they become eligible for this plan;
- (2) when they are enrolled; and
- (3) when the appropriate premiums for benefits are paid.

Once complete, dependent benefits will begin on the first Monday following the date the premium payment for dependents is deducted.

In no case will coverage for your spouse and/or eligible dependents take effect before yours. The insurance company reserves the right to approve or disapprove your late application to cover a spouse and/or eligible dependents.

There are certain exceptions to the annual enrollment requirement. If you declined coverage (for yourself, your spouse and/or eligible dependents) at a time of eligibility due to the fact that you, your spouse and/or eligible dependents were covered under another plan, and that health coverage is terminated as a result of loss of eligibility for the coverage (including as a result of legal separation, divorce, death, termination of employment, or reduction in the number of hours of employment) or Employer contributions towards such coverage were terminated, you can request a special enrollment within 31 days of the loss. In addition, you may request a special enrollment (for yourself, your spouse and/or eligible dependents) within 60 days (1) of termination of coverage under Medicaid or a State Children's Health Insurance Program (SCHIP), or (2) upon becoming eligible for SCHIP premium assistance under this medical benefit. Please consult with PAI if you are interested in obtaining medical benefits and think one of these situations may apply to you.

Newborn Child Coverage

A child of the Insured born while his or her coverage under the Policy is in force is covered for Injury and Sickness for the first 31 days. The child is covered from the moment of birth until the 31st day of age. A notice of birth, together with the additional premium, must be submitted to us within 31 days of the birth to continue coverage for Injury and Sickness beyond the initial 31 day period. Necessary care and treatment of congenital defects, birth abnormality and premature birth, as well as routine newborn care, are covered the same as Sickness.

Adopted Children Coverage

A minor child who comes under the charge, care and control of the Insured while his or her coverage under the Policy is in force is covered for Injury and Sickness if the Insured files a petition to adopt. The child's coverage is the same as provided for other members of the Insured's family. The child is covered from the date the petition to adopt is filed if the Insured applies for coverage and pays any required premium within 31 days after filing the petition to adopt. However, coverage starts at the moment of birth if the petition for adoption, application for coverage and payment of premium occur within 31 days after the child's birth. Coverage for the minor child continues, unless the petition for adoption is dismissed or denied.

If you have questions concerning eligibility for benefits, please contact Planned Administrators Inc. at 1(866) 798-0803.

TERMINATION OF COVERAGE

Your benefits will terminate, except for COBRA continuation coverage, as described below. In addition, benefits will also terminate the date the employee becomes enrolled in a group major medical health benefit program sponsored by the Employer.

Your spouse's and/or eligible dependents' coverage will terminate, except for any COBRA continuation coverage, as described below. In addition, benefits will terminate the date your spouse and/or eligible dependents become enrolled as a covered employee in another group health benefit program.

Except for those benefits that provide COBRA continuation coverage and the Conversion of Benefits Provision referenced within this SPD:

A. Your coverage will terminate:

- on the last day of coverage for which premium payment is made following termination of employment or you otherwise cease to be eligible for coverage;
- on the last day of coverage for which a premium payment was made if you fail to remit, when due, the required premium payment for your coverage;
- on the termination date of the benefit;
- on the date that you enter into an armed service on full-time active duty. For information on continuing benefits after entering into an armed service on active duty, refer to the Uniformed Services Employment and Re-Employment Rights Act (USERRA) on the following page; or
- for any other reason as set forth in the benefit summaries, insurance contracts or other governing documents for each applicable benefit.

B. Coverage for your covered dependents will also terminate on the day:

- on which your coverage is terminated;
- following the last day of coverage for which required premium payments are made;
- that you cease to be in a class eligible for dependent coverage;
- that a covered dependent ceases to meet the definition of a dependent under eligibility;
- coverage for your dependents is discontinued under the Plan; or
- the termination date of the benefit; or
- for any other reason as set forth in the benefit summaries, insurance contracts or other governing documents for each applicable benefit.

In no case will Dependent coverage terminate later than the coverage of the employee.

Certain requirements must be met to continue coverage beyond the age limit for a child. Please consult Planned Administrators Inc. for more information concerning these requirements.

Extension of Coverage, Other than COBRA

In some limited circumstances, and as governed by state law, you may be entitled to extended coverage if you lose your coverage and do not elect COBRA (or when your COBRA continuation ends). At such time, you should contact the ERISA Plan Administrator to determine what rights, if any, you might have.

Uniformed Services Employment and Re-Employment Rights Act (USERRA)

USERRA requires employers to offer continuation of coverage for Plan participants when called to serve in the military. If you are called to military duty for more than thirty (30) days, you may elect to continue Employer-sponsored health care for yourself and your eligible dependents for up to twenty-four (24) months, but you may be required to pay up to 102% of the applicable premium. The Employer shall be required to provide coverage for you as though you had remained on the job if you are out on military service for less than thirty-one (31) days. In this case, you will be charged only your share of the premium. Upon your return to work, you will be reinstated with no new waiting periods.

Missed Premium Payments

For any given pay period, if you haven't worked enough hours to pay your premium via payroll deduction, you may pay your premium by check or money order after completing a *Missed Premium Direct Payment Form* found at the end of this SPD. You should make a photocopy of the sample form and complete it. Mail the completed form and a check or money order, payable to Planned Administrators Inc., to:

Planned Administrators Inc. Attn: MISSED PREMIUMS P.O. Box 6839 Columbia, SC 29260

If no deduction has ever occurred for an elected coverage or you are no longer eligible, coverage may not be maintained by direct payments. Additionally, manual payments will not be accepted for a period greater than six consecutive weeks and after 6 weeks of missed payment of premiums by payroll deduction your coverage will be terminated.

You must pay the full premium for all consecutive missed premium payment periods. Partial payments will not be accepted. Your check or money order must be mailed within 45 days after the date on the paycheck from which the payroll deduction would have been taken from your pay. If you miss more than one payroll deduction, you must make up all missed premiums within this 45-day period or claim benefits will not be paid.

EMPLOYMENT RETIREMENT INCOME SECURITY ACT OF 1974 (ERISA)

As a Participant in the Plan, you are entitled to certain rights and protections under the Employment Retirement Income Security Act (ERISA) of 1974.

ERISA provides that all Plan participants shall be entitled to:

- a) Examine, without charge at the Plan Administrator's office, all Plan documents and copies of all documents filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration (EBSA).
- b) Obtain copies of all Plan documents and other Plan information upon written request to the Plan Administrator. The Plan Administrator may make a reasonable charge for the copies.
- c) Receive a summary of the Plan's annual financial reports. The Plan Administrator is required by law to furnish each participant with a copy of this Summary Annual Report.

In addition to creating rights for Plan participants, ERISA imposes duties upon the people who are responsible for the operations 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, 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.

If your claim for a welfare benefit is denied in whole or in part, you have a right to know why this was done. You have the right to obtain copies of documents relating to the decision without charge. You have the right to have the Plan review and reconsider your claim. Certain time schedules apply to these decisions.

Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request materials 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 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, which is denied or ignored, in whole or in part, you may file suit in a State or Federal court so long as you have exhausted the Plans claims procedures. No such action can be brought against the Employer more than three years after it receives a claim. In addition, if you disagree with the Plan's decision or lack thereof concerning the qualified status of 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 your claim is frivolous.

You may be eligible to continue health coverage for yourself, spouse, or eligible dependents if there is a loss of coverage under the Plan as a result of a qualifying event. You and your dependents may have to pay for such coverage. Review this SPD and the documents governing the Plan on the rules governing your COBRA continuation coverage rights.

You may be eligible to reduce or eliminate exclusionary periods of coverage for pre-existing conditions under your group health plan if you have had creditable coverage under a previous plan. A certificate of creditable coverage should be provided to you, 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.

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, 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.

Employment Rights

Under no circumstances does the maintenance of the Plan, the provision of benefits under the Plan or under any insurance contract or agreement, or this SPD constitute a contract of employment or modify, alter or affect the terms of employment of any participant or employee of the Employer. In addition, the provisions of this SPD do not constitute a contractual agreement as to the terms and conditions of your employment.

Plan Amendment or Termination

Although it is the intent of the Employer to continue the Plan indefinitely, the Employer reserves the right to modify, amend or terminate the Plan or any benefit programs or coverage under the Plan, any group insurance contract, and/or any other agreement or contract associated with the Plan at any time.

Misstatement of Age

If age is a factor in determining eligibility or amount of coverage and there has been a misstatement of age, the coverage or amount of benefits, or both, for which the person is covered shall be adjusted in accordance with the covered individual's true age. Any such misstatement of age shall neither continue coverage otherwise validly terminated nor terminate coverage otherwise validly in force. Contributions and benefits will be adjusted on the contribution due date following the date of the discovery of such misstatement.

Women's Health And Cancer Rights Act Of 1998

The Plan provides, in the case of a participant or covered Dependent who is receiving benefits in connection with a mastectomy, and who elects breast reconstruction in connection with such mastectomy, coverage for:

- A. Reconstruction of the breast on which the mastectomy has been performed;
- B. Surgery and reconstruction of the other breast to produce a symmetrical appearance; and
- C. Prosthesis and treatment for physical complications at all stages of mastectomy, including lymphedemas.

The Plan's Benefit Limitations as outlined in the benefit summaries will apply to these benefits.

Newborns' and Mothers' Health Protection Act of 1996

Group health plans and health 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, the Plan and the insurance company may not, under Federal law, require that a provider obtain authorization from the Plan or the insurance company for prescribing a length of stay not in excess of 48 hours (or 96 hours).

Qualified Medical Child Support Order (QMCSO)

The term Medical Child Support Order means any judgment, decree or order (including approval of a settlement agreement) issued by a court of competent jurisdiction which:

- A. Provides for child support with respect to a child of a participant under the Plan or provides for health benefits coverage to such a child, is made pursuant to a State domestic relations law (including a community property law), and relates to benefits under the Plan, or
- B. Enforces a law relating to medical child support described in section 1908 of the Social Security Act (as added by section 13822 of the Omnibus Budget Reconciliation Act of 1993) with respect to a group health plan.

For further information on QMCSOs please contact Planned Administrators Inc. at 1(866) 798-0803 between 8:30 a.m. and 8:00 p.m. EST. A copy of the QMCSO procedures for the Plan is available without charge from the Plan Administrator.

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. at 1(866) 798-0803.

INPATIENT HOSPITAL BENEFIT (Payable benefits require a minimum 24 hour stay)		
Maximum Benefit Period	No annual maximum	
Surgical Procedure	\$2,000	
– Per Day	ψ2,000	
Administration of Anesthesia	\$400	
– Per Day	ψ+00	
First Hospital Admission (This benefit is payable once per year per covered person when admitted to a hospital and continuously confined for a minimum of 24 continuous hours or more and is charged for room and board. Admissions to a hospital observation unit or emergency room are excluded.)	\$250	
Hospital Confinement Daily Income – Per Day	\$300	
Intensive Care Unit Confinement Daily Income – Per Day (Paid in addition to Hospital Confinement Daily Benefit)	\$400	
Skilled Nursing – Per Day (Payable for stays in a skilled nursing facility after a hospital stay)	\$100	
OUTPATIENT BEI (All outpatient benefits are subject to the subje		
Annual Maximum	\$2,000	
Physician Office Visits – Per Day	\$100	
Diagnostic Lab – Per Day	\$75	
Diagnostic X-Ray – Per Day	\$200	
Ambulance Services – Per Day	\$300	
Emergency Room for Sickness – Per Day	\$200	
Emergency Room for Accident – Per Day (For off-the-job accidents only)	\$500	
Surgical Procedure – Per Day	\$500	
Administration of Anesthesia – Per Day	\$200	
Physical Therapy - Per Day	\$50	
Speech Therapy - Per Day	\$50	
Occupational Therapy - Per Day	\$50	

Wellness (One benefit payment per calendar year for a routine examination or other preventive testing)	\$100

Benefit Descriptions:

Ambulance Services

This benefit is payable at the reflected fixed dollar amount for the use of ground or air ambulance transportation service, to or from a hospital as a result of an accident or illness.

Diagnostic Lab

This benefit includes all diagnostic lab tests ordered or performed by a licensed practitioner when hospital confinement is not required. It is paid at a preselected fixed dollar amount. This benefit is not payable if test(s) are ordered or performed during an emergency room visit.

Diagnostic X-ray

This benefit includes all diagnostic x-ray ordered or performed by a licensed practitioner when hospital confinement is not required and is paid at a preselected fixed dollar amount. This benefit is not payable if test(s) are ordered or performed during an emergency room visit.

Emergency Room

This benefit is payable at a preselected fixed dollar amount for eligible services or supplies received in an emergency room when the visit results from an accident or illness.

First Hospital Admission Benefit

This is payable at the benefit amount shown on the Schedule of Benefits for the first day of a Covered Person's confinement in a Hospital as an Inpatient due to Injury or Sickness. This benefit is not payable for admissions only to a Hospital observation unit or emergency room.

Intensive Care Hospital Benefit

This benefit is payable per day for confinement in an intensive care unit. This benefit is paid in addition to the daily standard care hospital benefit, per covered person per policy year at the plan defined daily rate.

Physical Therapy, Speech Therapy, Occupational Therapy

This benefit is payable per day up to a fixed amount.

Physician Office Visits

This benefit is payable per day for visits to a doctor's office, urgent care or outpatient hospital facility for diagnosis, consultation or treatment for wellness, injury or illness services provided by a licensed practitioner. It is paid at a preselected fixed dollar amount. Diagnostic and X-ray services performed during a physician office visit are payable separately as per the benefit schedule.

Skilled Nursing

This benefit is payable per day after a hospital stay for a facility that primarily provides inpatient skilled nursing care and related services to patients who require medical, nursing or rehabilitative services that would not otherwise be offered in a hospital.

Standard Care Hospital Benefit

Payable when a covered person is confined in a hospital as a result of an accident or sickness unrelated to a work injury. This benefit is payable per day to the insured after 24 hours confinement in a hospital.

Surgical and Anesthesia

This benefit pays a preselected fixed dollar amount for surgeries performed by a licensed practitioner and provides for anesthesia administered by an anesthesiologist or anesthetist in connection with a covered surgical procedure. The benefits for surgery and anesthesia are paid at a preselected fixed dollar benefit plan amount.

Wellness

This is a one-time payable benefit for all routine examinations, preventive testing and well-child care for outpatient services provided by a licensed practitioner. This benefit is paid in addition to any other benefit allowed under the policy and is payable per covered person per policy year.

ACCIDENTAL LOSS OF LIFE, LIMB OR SIGHT BENEFIT

Employee	\$20,000
Spouse	\$20,000
Dependent (6 months to 26 years)	\$5,000
Dependent (15 days to 6 months)	\$2,500
Dependent (under 15 days)	\$0

Benefits are as follows:

Loss of Life

Loss of Two or More Members: Loss of One Member: Loss of Thumb and Index Finger of the Same Hand:

The Full Benefit

The Full Benefit One-Half of the Benefit One-Quarter of the Benefit

"Member" means hand, foot or eye. "Loss" means, with regard to a hand or foot, complete severance through or above the wrist or ankle joint. Loss of an eye means total and irrevocable loss of sight. Loss of a thumb and index finger means severance through or above the joint closest to the wrist.

All benefits and rates are subject to change. Your organization will be notified in advance of any change to the benefits or rates. This benefit is a part of the total limited medical benefit package.

Beneficiary

At enrollment, you will name a beneficiary to receive this benefit in the event of your death. You may change the beneficiary at any time by writing to Planned Administrators Inc. (PAI). The change will become effective once PAI receives the written notification of the change of beneficiary. You are always the beneficiary for dependent benefits.

Accidental Loss of Life, Limb or Sight Claim Procedures

If a covered person dies or suffers the loss of a hand, foot or eye as the result of an accident, you or your beneficiary should apply for the insurance benefit as soon as possible. In addition to the FORMS section within this SPD, you or your beneficiary can obtain the appropriate forms and details about claims procedures by calling the PAI Claims Customer Service Area at 1(866) 798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. EST.

If all or part of your claim is denied, you will be notified in writing. This notice will include detailed reasons why the claim was denied and an explanation of how to appeal for reconsideration of the decision. Please also refer to the *Claim Filing Procedures* section of this SPD.

PREFERRED PROVIDER ORGANIZATION (PPO)

The Preferred Provider Organization (PPO) for the participants with medical benefits under the Plan is:

• First Health Network

PPO Providers are hospitals, skilled nursing facilities, home health agencies, hospice, doctors and other providers of medical services and supplies who have a written agreement with the above referenced network.

The PPO Providers will file all claims for covered services or supplies with PAI for you.

You will receive discounted rates when you use PPO Providers for services. You will pay more if you do not use PPO Providers. You will receive Non-PPO rates for providers (such as the radiologist, anesthesiologist, etc.) who are not in the preferred network, even if the hospital is a preferred provider. It is in your best interest for you to make sure that all of your providers are participating providers within the appropriate PPO Network. The **NOTICE** on Page 1 has additional information on how to find out if your provider is a PPO Provider.

Non-PPO Providers can bill you their total charge. They may ask you to pay the total amount of their charges at the time you receive services or supplies and you will have to file your own claims.

FIXED INDEMNITY MEDICAL BENEFIT & ACCIDENTAL LOSS OF LIFE, LIMB OR SIGHT BENEFIT EXCLUSIONS AND LIMITATIONS

- A. No benefits will be paid for loss caused by or resulting from:
 - a) intentionally self-inflicted Injuries, suicide or any attempt at suicide while sane or insane;
 - b) declared or undeclared war or any act of war;
 - c) serving on full-time active duty in the armed forces of any country or international authority;
 - d) the Covered Person's commission of a felony;
 - e) flying as a pilot or crew member of any aircraft or travel or flight, including boarding or alighting, in any vehicle or device while being used for any test or experimental purposes or while being operated by, for or under the direction of any military authority other than the Military Airlift Command (MAC) of the United States or similar air transport service of any other country; or
 - f) work-related Injury or Sickness, whether or not benefits are payable under Workers' Compensation or similar law;
 - g) (With regard only to the Accidental Loss of Life, Limb or Sight Benefit): sickness, disease, bodily or mental infirmity or medical or surgical treatment thereof, or bacterial or viral infection regardless of how contracted. This does not include bacterial infection that is the natural and foreseeable result of an accidental external bodily Injury or accidental food poisoning;
- B. In addition to the above exclusions, no benefits will be paid for:
 - a) eye examinations for glasses, any kind of eye glasses or prescriptions for them;
 - b) ear examinations or hearing aids;
 - c) dental care or treatment other than care of sound, natural teeth and gums required on account of Injury to the Covered Person resulting from an Accident that happens while he or she is covered under the Policy and rendered within 6 months of the Accident;
 - d) reading or interpreting the results of any diagnostic laboratory or X-ray;
 - e) services rendered in connection with cosmetic surgery, except cosmetic surgery that the Covered Person needs for breast reconstruction following a mastectomy or as a result of an Accident that happens while he or she is covered under the Policy. Cosmetic surgery for an Injury must be performed within 90 days of the Accident causing the Injury and while his or her coverage is in force; or
 - f) services provided by the Covered Person, a member of the Covered Person's immediate family or the Employer.

PRESCRIPTION DRUG BENEFIT		
Per Covered Person		
Annual Maximum	\$600	
Per Day:	\$30	

Standard Prescription Drug Plan

For generic and brand prescriptions, the plan pays you \$30 per day up to the annual maximum for drugs dispensed by a pharmacist. Prescription drug coverage is not provided for drugs administered during a physician office visit or hospital stay. If you choose a participating pharmacy and present your ID card, you will receive a discount off the retail price of the prescription at the time of purchase. You will then use the Medical Claim Form at the back of this SPD to file your claim for reimbursement with Planned Administrators Inc.

CLAIM FILING PROCEDURES

Please follow the instructions below when you have claims for expenses:

- If you receive healthcare or dental services or supplies from a PPO Provider, the Provider will file your claims for you.
- If you receive healthcare services or supplies from a Non-Network Provider, you will have to file your own claims using the Medical Claim Form.
- If you receive dental services or supplies from a Non-Network Provider, you will have to file your own claims using the Dental Claim Form.
- If you receive prescription drug benefits, please follow the directions outlined in the Prescription Drug Benefit section of this Plan Document.
- If you receive vision benefits from a Network Provider, you will pay a discounted price for services.
- If you receive vision benefits from a Non-Network Provider, you will pay full price and then you will have to file your own claims using the EyeMed Vision Claim Form.

You can get these forms from the FORMS section at the end of this SPD, or you may print them from the PAI website at <u>www.paisc.com</u>.

When filing your own claims, here are some things you will need:

- 1. Limited Benefits Claim Form for each patient.
- 2. Itemized bills from the providers for each patient. These bills should include:
 - A. Provider's name and address and Tax Identification number;
 - B. Patient's name and date of birth;
 - C. Your ID number;
 - D. Description (applicable CPT, dental, vision or NDC drug procedure code) and charge/cost for <u>each</u> service;
 - E. Date that each service took place; and
 - F. Description of the illness or injury (ICD-9 diagnosis code).

Complete the front of each claim form and attach the itemized bills to it.

Before you submit your claims, we suggest you make copies of all claim forms and itemized bills for your records since we cannot return them to you. Send your Medical, Dental, and Prescription Drug claims to PAI, and your Vision claims to EyeMed at the address found on the claim form.

Authorized Representative

Unless expressly permitted under the protection of the ERISA regulations and the Health Insurance Portability and Accountability Act of 1996 (HIPAA), your protected health information (PHI) cannot be released to an individual without your consent. There are instances when a family member or representative needs to discuss your protected health information or receive an explanation of benefits to help manage your care. In order to comply with these regulations and to protect your privacy, a written authorization or a completed Authorized Representative Form is required. Please visit the Planned Administrators Inc. website at <u>www.paisc.com</u> and click FORMS on the left. You can print this form and mail to the PAI address. You can also call 1(866) 798-0803 for a form to complete.

Time Limits to File a Claim

Claims must be filed no later than ninety (90) days from the incurred date of service you or your spouse and/or eligible dependents receive services or supplies. We will not deny nor reduce any claim if it was not reasonably possible to give proof of loss in the time required. In any event, proof must be given within one (1) year after it is due, unless you are legally incapable of doing so.

Denial of Claims

If we deny any part or all of a claim, you will receive an adverse benefit determination notice known as an explanation of benefits (EOB) explaining the reasons for the claim denial.

If you do not understand why we denied your claim, you can:

- Read the information in this SPD. It outlines the terms and conditions of your health coverage; and
- Contact PAI at 1(866) 798-0803 between 8:30 a.m. and 8:00 p.m. Eastern Standard Time (EST).

Appeal Procedures

If you wish to file a formal appeal, you must write to:

Planned Administrators Inc. Attention: Claims Appeal P.O. Box 6702 Columbia, SC 29260

The letter must state that a formal appeal has been requested and all pertinent information regarding the claim in question must also be included in the letter.

Legal Actions

No action at law or in equity can be brought for denial of benefits until sixty (60) days after we receive a claim (proof of loss) and you have exhausted the appeal process. No such action can be brought more than three (3) years after we receive a claim.

DENTAL CARE BENEFITS

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. (PAI) at 1(866) 798-0803.

Except in an emergency, you should discuss dental charges with your dentist before treatment begins. If you, your covered spouse and/or covered eligible dependents need dental treatment which the dentist estimates will cost \$200 or more, ask your dentist to file for predetermination of benefits with PAI. By doing so, you and your dentist will know in advance the amount that the Plan will pay for the course of treatment your dentist recommends.

This predetermination process is not a pre-service claim requirement. A pre-service claim means any claim for a benefit if the Plan conditions receipt of the benefit, in whole or in part, on approval of the benefit in advance of obtaining care. The predetermination process is simply to assist you in knowing the cost of dental treatment that you are undertaking.

In order to obtain predetermination of benefits, your dentist should list, on a claim form, the treatment he or she plans to perform and the charges for that treatment. The dentist should then send the form to PAI. PAI will let you and your dentist know the amount of money that can be paid under your coverage for the recommended treatment. If treatment costs \$200 or more and your dentist does not ask for predetermination of benefits, your claim will be paid according to the information contained on the claim form when submitted. Predetermination of benefits is not necessary for treatment that costs less than \$200 or for emergency care, routine oral examinations, x-rays, fluoride treatments, cleaning, and scaling.

Alternate Dental Benefit Plan

Recognizing that many dental problems can be solved in more than one way, the Plan will pay an amount equal to that applicable for generally accepted treatment which will provide you, your covered spouse and/or eligible dependents with adequate dental care at the lowest cost. The Plan will be guided by nationally established standards of the dental profession in determining the amount of dental benefits coverage or expense reimbursement.

If you, your spouse and/or eligible dependents pursue a more expensive course of treatment, the Plan may pay the equivalent of the less expensive treatment that adequately treats the dental issue. This payment may be applied toward the more expensive course of treatment.

Termination of Dental Benefit

Your, your spouse's and eligible dependents' dental coverage will terminate, except for COBRA continuation coverage, in accordance with the Termination of Coverage section appearing earlier in this SPD.

DenteMax, Preferred Provider Organization

Dente*Max* Network participating providers have agreed to accept a Dente*Max* fee as payment in full, less applicable co-payments, deductibles and amounts exceeding benefit maximums for covered procedures performed. For more information on who participates in the Dente*Max* Network, please reference the NOTICES TO EMPLOYEES section of this SPD.

DENTAL SCHEDULE OF BENEFITS

Maximum Benefit Amount, per Plan year, per participant, all dental benefits: \$750.00.

Dental Deductible, per Plan year, per participant: \$50.00.

CLASSES OF EXPENSES	PERCENT (%) PLAN PAYS
See details on following pages	
CLASS A - Diagnostic and Preventive Dental Benefits	80%
No waiting periods apply to Class A	
CLASS B - Basic Dental and Oral Surgery Three Month Waiting Period for all Class B expenses	60%
applies	
CLASS C - Endodontic, Periodontic and Prosthodontic Services	50%
Twelve Month Waiting Period for all Class C expenses applies	

Dental Benefits

The Schedule of Covered Procedures section provides a list of the benefits provided under the Plan's dental coverage. Read this information carefully as there are several maximums and other limitations referenced. These limits are further explained following the section.

Choose any qualified dental provider for your dental care.

Dental Claim Procedures

For general claims procedure information, refer to the Claim Filing Procedures section of this SPD.

SCHEDULE OF COVERED PROCEDURES:

<u>COVERAGE CODE A</u> - Insurance Percentage of Usual & Customary Charges is 80%

Diagnostic, Preventive, and Emergency Treatment of Dental Pain

Maximum of 1 exam, cleaning and film per 6 months Maximum of 4 films for bitewings per 12 months Maximum of 1 sealant-per tooth and space maintainer per 12 months which is limited to dependent children under 14

COVERAGE CODE B - Insurance Percentage of Usual & Customary Charges is 60%

Fillings

Crown and Bridge Repair

Denture Repair

Maximum of 1 repair, replacement or adding to dentures per 12 months Maximum of 1 denture reline per 36 months

Oral Surgery (provides for extractions, surgical extractions, alveoloplasty, surgical incision)

COVERAGE CODE C - Insurance Percentage of Usual & Customary Charges is 50%

Endodontics

Maximum of 1 root canal and apicoectomy per 12 months

Periodontics

Maximum of 1 quadrant of gingivial flap procedure, osseous surgery and periodontal scaling & root planning per 6 months

Maximum of 1 quadrant of gingivectomy or gingivoplasty per 36 months

Maximum of 1 full mouth debridement per 36 months

Maximum of 1 periodontal maintenance procedure per 6 months

Crowns and Bridges

Maximum of 4 procedures per 12 months - This maximum does not apply to procedures such as temporary crown and crown repair

Dentures

Maximum of 4 procedures per 12 months

DENTAL EXCLUSIONS AND LIMITATIONS

Coverage is not provided for services or supplies for which a charge is not customarily made in the absence of insurance. No dental benefits are payable under the Plan for the procedures listed below. Additionally, the procedures listed below will not be recognized toward satisfaction of any deductible.

- a) service or supply not shown on the Schedule of Covered Procedures;
- b) any procedure begun after the Covered Person 's insurance under this policy terminates, or for any prosthetic dental appliance finally installed or delivered more than thirty days after the Covered Person's insurance under this policy terminates;
- c) any procedure begun or appliance installed before the Covered Person became insured under this policy;
- d) any treatment that is elective or primarily cosmetic in nature and not generally recognized as an accepted dental practice by the American Dental Association;

- e) the correction of congenital malformations (unless the procedure is performed on a Covered Person who was covered immediately following birth);
- f) the replacement of lost or stolen appliances;
- g) initial placement of any prosthetic appliance or fixed bridge unless such placement is necessitated by the extraction of one or more functioning natural teeth while insured under the policy, provided such tooth was not an abutment for a prosthetic appliance installed during the preceding five years or a fixed bridge installed during the preceding seven years. The extraction of a third molar does not qualify. Any such appliance or fixed bridge must include the replacement of the extracted tooth or teeth;
- h) replacement of bridges unless the bridge cannot be made serviceable;
- i) replacement of full or partial dentures unless the prosthetic appliance is more than five years old and cannot be made serviceable;
- j) replacement of crowns, inlays or onlays unless the prior placement is more than seven years old and cannot be made serviceable;
- appliances, services or procedures relating to: (i) the change or maintenance of vertical dimension; (ii) restoration of occlusion; (iii) correction of attrition or abrasion; (iv) bite registration or (v) bite analysis;
- I) orthognathic surgery;
- m) prescribed drugs, premedication, analgesia or general anesthesia;
- n) any instruction for diet, plaque control and oral hygiene;
- o) dental disease, defect or injury caused by a declared or undeclared war or any act of war;
- charges for: implants of any type, and all related procedures, removal of implants, precision or semi-precision attachments, denture duplication, overdentures and any associated surgery, or other customized services or attachments;
- cast restorations and crowns for teeth that are not broken down by extensive decay or accidental injury or for teeth that can be restored by other means;
- r) for treatment of malignancies, cysts and neoplasms;
- s) for orthodontic treatment unless otherwise listed as a Covered Procedure;
- t) charges for failure to keep a scheduled visit or for the completion of any claim forms;
- u) any procedure we determine which is not necessary, does not offer a favorable prognosis, or does not have uniform professional endorsement or which is experimental in nature;
- v) service or supply rendered by someone who is related to a Covered Person by blood (e.g., sibling, parent, grandparent, child), marriage (e.g., spouse or in-law) or adoption or is normally a member of the Covered Person's household;
- w) any procedure, service or supply that is included as covered medical expenses under a group medical expense benefit plan;
- x) expenses compensable under Workers' Compensation or Employers' Liability Laws or by any coverage provided or required by law (including, but not limited to, group, group-type and individual automobile "No-Fault" coverage);
- y) expenses provided or paid for by any governmental program or law, except as to charges that the person is legally obligated to pay.

VISION SCHEDULE OF BENEFITS

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. at 1(866) 798-0803.

The following chart provides a list of vision care benefits provided and any maximum or other limitations that may apply to the listed benefit.

EyeMed Vision Plan			
Vision Care Services	In Network	Out-of-Network	
Exam with Dilation as Necessary	\$10 Copay	\$35	
Exam Options:	· · · · ·		
Standard Contact Lens Fit and Follow-Up	Up to \$55 Copay	N/A	
Premium Contact Lens Fit and Follow-Up	10% off retail price	N/A	
Frames: (Once every 24 months) Any Available Frame	\$110 allowance, 20% off balance over \$110	\$55	
Standar	d Plastic Lenses: (Once every 12	months)	
Single Vision	\$25 Copay	\$25	
Bifocal	\$25 Copay	\$40	
Trifocal	\$25 Copay	\$55	
	Lens Options		
UV Coating	\$15	N/A	
Tint (Solid and Gradient)	\$15	N/A	
Standard Plastic Scratch Coating	\$15	N/A	
Standard Polycarbonate-	\$40	N/A	
Standard Anti-Reflective Coating Polarized	\$45	N/A N/A	
Other Add-Ons and Services	20% off retail price 20% off retail price	N/A	
	(Contact Lens allowance cover		
Contact Lenses.	(Contact Lens allowance cover	s materials only	
Conventional	\$0 Copay	\$88	
	\$110 allowance		
	15% off balance over \$110		
Disposable	\$0 Copay	\$88	
	\$110 allowance	T	
Madiaally/Naccosary		¢200	
Medically Necessary	\$0 Copay	\$200	
	Paid in Full		
Laser Vision Correction			
Lasik or PRK from U.S. Laser Network	15% off retail price or 5% off promotional price	N/A	
Additional Pairs Benefit	Members receive a 40% discount off a complete pair eyeglass purchase and a 15% discount off conventional contact lenses once the funded benefit has been used.	N/A	

Frequency:			
Examination	Once every 12 months	Once every 12 months	
Frame	Once every 24 months	Once every 24 months	
Lenses or Contact Lenses	Once every 12 months	Once every 12 months	
	Additional Discounts:		
Members will receive a 20% discount of not be combined with any other discound EyeMed provider's professional service	nts or promotional offers, and th	e discount does not apply to	
After initial purchase, replacement contact lenses may be purchased via the internet at substantial savings and mailed directly to the member. Details are available at www.eyemedvisioncare.com. The contact lens benefit allowance is not applicable to this service.			
Benefit allowances provide no remainin			
Certain Brand-Name materials in which		b-discount policy.	
	Plan Exclusions:		
1) Orthoptic or vision training, subnorm lenses;	al vision aids and any associate	ed supplemental testing; Aniseikonic	
2) Medical and/or surgical treatment of	the eye, eyes or supporting stru	uctures;	
3) Any eye or Vision Examination, or any corrective eyewear required by the Employer as a condition of employment; Safety eyewear;			
4) Services provided as a result of any any governmental agency or program			
5) Plano (non-prescription) lenses and	or contact lenses;		
6) Non-prescription sunglasses;			
7) Two pair of glasses in lieu of bifocal	S;		
8) Services or materials provided by any other group benefit plan providing vision care;			
9) Services rendered after the date an Insured Person ceases to be covered under the Policy, except when Vision Materials ordered before coverage ended are delivered, and the services rendered to the Insured Person are within 31 days from the date of such order.			
10) Lost or broken lenses, frames, glasses, or contact lenses will not be replaced except in the next Benefit Frequency when Vision Materials would next become available.			
Choose any doctor for your vision care. If you choose an EyeMed Vision Care Program Network participatin provider, you and your covered dependents will receive discounted vision care and prescription eyewear.			
You are responsible for filing your own out-of-network vision care claims. For general claims procedures nformation and administrative requirements, please refer to the Claims Filing Procedures section of this SPD			

If you have questions regarding your vision benefits, contact EyeMed toll free at 1(866) 723-0513.

TERM LIFE INSURANCE BENEFIT PLAN

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. at 1(866) 798-0803.

All non-benefited, temporary hourly-paid employees not enrolled in any other insurance benefits from the Employer are eligible to participate in the Term Life Insurance Benefit Plan. You may also obtain life insurance for your spouse and/or eligible dependents.

Your term life insurance will become effective the first Monday following the date your premium payment is deducted. Coverage for your spouse and eligible dependents will begin on the latest of the following:

- the Monday following the date the applicable premium payment is deducted following the date the insurance company approves the application for family life insurance, subject to proof of evidence of insurability, if application is made more than 31 days after the employee's eligibility date;
- the Monday following the date the applicable premium payment is deducted following the date the insurance company approves the application for family life insurance, if application is made within 31 days of the employee acquiring a new spouse or child; or
- the Monday following the date the applicable premium payment is deducted following the date the insurance company approves the application for family life insurance, subject to proof of evidence of insurability, if application is made more than 31 days after acquiring a new spouse or child.

If you or your spouse are eligible for coverage both as an employee and a spouse (e.g., both you and your spouse work for the Employer), each of you will only be eligible for coverage as an employee. If you and your spouse both work for the Employer, only one of you will be able to maintain coverage for the child.

Termination of Term Life Benefits

Your, your spouse's and eligible dependents' term life insurance will terminate in accordance with the Termination of Coverage section appearing earlier in this SPD. In addition, term life insurance will terminate for your spouse when your spouse attains age 70.

TERM LIFE INSURANCE SCHEDULE OF BENEFITS				
Life Benefit	Employee		\$	10,000.00
The Employee Life Benefit Reduces at the following ages:				
	75% at age 65 to 70	50% at age 70 or over		
Life Benefit	Dependents			
Spouse (Note: This Life Benefit ends at age 70)			\$	5,000.00
Dependents (6 months old to 26 years)		\$	5,000.00	
Dependents (15 days to 6 months)		\$	1,000.00	
Dependents (under 15 days)		\$	0.00	

Term Life Insurance Limitation

Term Life benefits are not payable for any loss during the first two years of coverage if death is caused by or results from suicide.

Conversion of Term Life Coverage

If your employment is terminated or you become ineligible for life insurance benefits you, your spouse and/or eligible dependents, in some instances, have the right to convert the group term life coverage to an ordinary life policy. Conversion must occur within 31 days of the end of the group term life coverage.

The cost of coverage, based on age and other factors, will usually increase with the conversion from your Employer's Plan. For a preliminary rate quote, contact Planned Administrators Inc. (PAI) at 1(866) 798-0803, Monday through Friday between 8:30 a.m. and 8:00 p.m. EST. The quote is not binding and may change prior to receipt of the conversion policy.

Premiums must be paid directly to the insurance company once, twice, or four times per year.

Beneficiary

At enrollment, you will name a beneficiary to receive this benefit in the event of your death. You may change the beneficiary at any time by writing to PAI. The change will become effective once PAI receives the written notification of the change of beneficiary. You are always the beneficiary for dependent benefits.

Life Insurance Claim Procedures

If a covered person dies as the result of an accident or illness, you or your beneficiary should apply for the insurance benefit as soon as possible. A copy of the Life Claim Form is located in the back of this SPD. You or your beneficiary can obtain the appropriate forms and details about the claims procedure by calling the PAI Claims Customer Service Area at 1(866) 798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. EST.

If all or a part of your claim is denied, you will be notified in writing. This notice will include detailed reasons why the claim was denied and an explanation of how to appeal for reconsideration of the decision. Please also refer to the *Claim Filing Procedures* section of this SPD.

Legal Actions

No action at law or in equity can be brought for denial of benefits until sixty (60) days after we receive a claim (proof of loss) and you have exhausted the appeal process as described in the *Claim Filing Procedures* section of this SPD. No such action can be brought for denial of benefits more than three (3) years after we receive a claim.

SHORT-TERM DISABILITY (STD) PLAN

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. at 1(866) 798-0803.

Eligibility for Short-term Disability Benefit Plan

All non-benefited, temporary hourly-paid employees not receiving any other insurance benefits from the Employer are eligible to participate in the Short-term Disability Plan. Enrollment in this coverage is only available for the employee. No benefits are available for your spouse or eligible dependents.

Your short-term disability benefit will become effective on the first Monday following the date your premium payment is deducted.

Termination of Short-term Disability Benefit

Your short-term disability benefits will terminate in accordance with the Termination of Coverage section appearing earlier in this SPD.

SHORT-TERM DISABILITY SCHEDULE OF BENEFITS

The following does not constitute all Plan benefits information. For the complete benefits provisions please contact Planned Administrators Inc. at 1(866) 798-0803.

Weekly Benefit	60% of your average weekly base pay received for work done for the Employer (excluding overtime).
Maximum Benefit Amount	\$150 per week
Maximum Number of Weeks	26
Waiting Period	7 days
	Benefits will begin paying immediately if hospitalized during the 7-day period.
General Information	To receive benefits, you must have been covered under the short-term disability coverage at the time of commencement of total disability from either accidental injury or sickness. While receiving benefits under this coverage, you will not have to pay the short-term disability coverage premiums.
Recurrent Disability	If a disabled employee returns to work and becomes disabled again due to the same or related causes within 14 days after the end of the prior disability during which benefits were paid, the disability is considered a resumption of the prior disability. This means the disabled employee does not need to satisfy a new elimination period to receive benefits.

If the Insured Person has successive periods of Total Disability, a new period of Total Disability begins if:

- 1. the later Total Disability results from causes entirely unrelated to the causes of the earlier Total Disability; or
- 2. the periods of Total Disability are separated by at least 14 days during which the Insured Person is not Totally Disabled.
- 3. Only one Disability Income benefit is payable for any one period of time.
- "Total Disability/Totally Disabled" means:
 - 1. during the Elimination Period and up to the Maximum Benefit Period, the Insured's complete inability to perform all of the Primary and Essential Duties of his or her Own Occupation, with or without accommodation, during the Insured's normal work schedule; and
 - 2. the Insured is not working in any capacity for pay or remuneration.

SHORT-TERM DISABILITY EXCLUSIONS AND LIMITATIONS

No benefits are payable under this coverage in the following instances:

- 1. attempted suicide or intentionally self-inflicted injury, while sane or insane.
- 2. voluntary taking of poison; voluntary inhalation of gas; voluntary taking of a drug or chemical. This does not apply to the extent administered by a licensed physician. The physician must not be the Insured; his or her spouse; a child, sibling, or parent of the Insured or of the Insured's spouse; or a person who resides in the Insured's home.
- 3. declared or undeclared war or act of war.
- 4. the Insured's commission of or attempt to commit a felony, or any loss sustained while incarcerated for the felony.
- 5. the Insured's participation in a riot.
- 6. the Insured's engaging in an illegal occupation.
- 7. release of nuclear energy.
- 8. operating, riding in, or descending from any aircraft (including a hang glider). This does not apply to the Insured while a passenger on a licensed, commercial, nonmilitary aircraft.
- 9. Injury or Sickness for which the Insured has or had a right to payment under any workers' compensation or similar law.

Availability

The short-term disability benefit is not available to persons who work in California, Hawaii, New Jersey, New York and Rhode Island, and Puerto Rico. In these states (and Puerto Rico) your employer is required to provide this benefit.

Disability Claim Procedures

The following information provides specific information relating to the filing of a claim for disability benefits.

How to file your claims

If you become totally disabled while covered under the Short-term Disability coverage you should apply for the insurance benefit as soon as possible. This SPD contains a claim form for Short-term Disability coverage. Make a copy of the sample form (front and back), or get a copy of the form from your Employer or the Planned Administrators Inc. website at <u>www.paisc.com</u> for use when you have a claim. Ensure that your Employer completes the first section of the form and have your physician complete the back of the form including the dates of disability. Send your completed form, along with copies of applicable medical records, to:

Planned Administrators Inc., CLAIMS P.O. Box 6702 Columbia, SC 29260

You may also call Planned Administrators Inc. Customer Service at 1(866) 798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. EST if you have questions.

Claims and appeals for disability benefits will be adjudicated in a manner designed to ensure the independence and impartiality of the persons involved in making the decision. Accordingly, decisions regarding hiring, compensation, termination, promotion or other similar matters with respect to any individual (such as a claims adjudicator or medical or vocational expert) shall not be made based upon the likelihood that the individual will support the denial of benefits.

If the Insurance Company fails to strictly adhere to all the requirements of ERISA with respect to a claim, you are deemed to have exhausted the administrative remedies available under the Plan, with certain exceptions. Accordingly, you are entitled to bring a civil action to pursue any available remedies under section 502(a) of ERISA on the basis that the Insurance Company has failed to provide a reasonable claims procedure that would yield a decision on the merits of the claim. If you choose to bring a civil action to pursue remedies under

section 502(a) of ERISA under such circumstances, your claim or appeal is deemed denied on review without the exercise of discretion by an appropriate fiduciary. However, the administrative remedies available under the Plan will not be deemed exhausted based on de minimis violations that do not cause, and are not likely to cause, prejudice or harm to you so long as the Insurance Company demonstrates that the violation was for good cause or due to matters beyond the control of the Insurance Company and that the violation occurred in the context of an ongoing, good faith exchange of information between the Insurance Company and you. This exception is not available if the violation is part of a pattern or practice of violations by the Insurance Company, and the Insurance Company must provide such explanation of the violation from the Insurance Company, and the Insurance Company must provide such explanation within 10 days, including a specific description of its bases, if any, for asserting that the violation should not cause the administrative remedies available under the Plan to be deemed exhausted. If a court rejects your request for immediate review on the basis that the Insurance Company met the standards for the exception, your claim shall be considered as re-filed on appeal upon the Insurance Company's receipt of the decision of the court. Within a reasonable time after the receipt of the decision, the Insurance Company shall provide you with notice of the resubmission.

Any adverse benefit determination will be in writing and include:

1) the specific reason or reasons for the decision;

2) specific references to the Policy provisions on which the decision is based;

3) a description of any additional material or information necessary for you to perfect the claim and an explanation of why such material or information is necessary;

4) a description of the Insurance Company's review procedures and time limits applicable to such procedures;

5) a statement that you have the right to bring a civil action under section 502(a) of ERISA after you appeal the decision and after you receive a written denial on appeal;

6) a discussion of the decision, including an explanation of the basis for disagreeing with or not following: (a) the views presented by you to the Insurance Company of health care professionals treating you and vocational professionals who evaluated you, (b) the views of medical or vocational experts whose advice was obtained on behalf of the Insurance Company in connection with the adverse benefit determination, without regard to whether the advice was relied upon in making the benefit determination, and (c) a disability determination regarding you presented by you to the Insurance Company made by the Social Security Administration;

7) if the adverse benefit determination is based on a medical necessity or experimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to your medical circumstances, or a statement that such explanation will be provided free of charge upon request;

8) either the specific internal rules, guidelines, protocols, standards or other similar criteria of the Insurance Company relied upon in making the adverse determination or, alternatively, a statement that such rules, guidelines, protocols, standards or other similar criteria of the Insurance Company do not exist;

9) a statement that you are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to your claim for benefits; and

10) a statement prominently displayed in any applicable non-English language clearly indicating how to access the language services provided by the Insurance Company.

Denial of Claim/Appeal Procedures

If all or a part of your claim is denied, you will be notified in writing. This notice will include detailed reasons why the claim was denied and an explanation of how to appeal for reconsideration of the decision.

On any wholly or partially denied claim, you or your representative must appeal once to the Insurance Company for a full and fair review. You must complete this claim appeal process before you file an action in

court, with the exception of an action under the deemed exhausted process described above. Your appeal request must be in writing and be received by the Insurance Company no later than the expiration of 180 days from the date you received your claim denial. As part of your appeal:

1. you may request, free of charge, copies of all documents, records, and other information relevant to your claim; and

2. you may submit written comments, documents, records and other information relating to your claim.

The Insurance Company's review on appeal shall take into account all comments, documents, records and other information submitted by you relating to the claim, without regard to whether such information was submitted or considered in the initial benefit determination.

Before the Insurance Company can issue an adverse benefit determination on review, the Insurance Company shall provide you, free of charge, with any new or additional evidence considered, relied upon, or generated by the Insurance Company (or at the direction of the Insurance Company) in connection with the claim; such evidence must be provided as soon as possible and sufficiently in advance of the date on which the notice of adverse benefit determination on review is required to be provided to give you a reasonable opportunity to respond prior to that date.

Before the Insurance Company can issue an adverse benefit determination on review based on a new or additional rationale, the Insurance Company shall provide you, free of charge, with the rationale; the rationale must be provided as soon as possible and sufficiently in advance of the date on which the notice of adverse benefit determination on review is required to be provided to give you a reasonable opportunity to respond prior to that date.

The Insurance Company will make a final decision no more than 45 days after it receives your timely appeal. The time for final decision may be extended for one additional 45-day period provided that, prior to the extension, the Insurance Company notifies you in writing that an extension is necessary due to special circumstances, identifies those circumstances and gives the date by which it expects to render its decision. If your claim is extended due to your failure

to submit information necessary to decide your claim on appeal, the time for decision shall be tolled from the date on which the notification of the extension is sent to you until the date the Insurance Company receives your response to the request. The Insurance Company may also toll the time for a decision to allow you a reasonable opportunity to respond to new or additional evidence or a new or additional rationale. Tolling will begin on the date that the Insurance Company provides you with new or additional evidence or a new or additional evidence or a new or additional rationale, and end when the Insurance Company receives the response or on the date by which the Insurance Company has requested a response, whichever comes first.

The individual reviewing your appeal shall give no deference to the initial benefit decision and shall be an individual who is neither the individual who made the initial benefit decision, nor the subordinate of such individual. The review process provides for the identification of the medical or vocational experts whose advice was obtained in connection with an initial adverse decision, without regard to whether that advice was relied upon in making that decision. When deciding an appeal that is based in whole or part on medical judgment, the Insurance Company will consult with a medical professional having the appropriate training and experience in the field of medicine involved in the medical judgment and who is neither an individual consulted in connection with the initial benefit decision, nor a subordinate of such individual. If the Insurance Company grants your claim appeal, the decision will contain information sufficient to reasonably inform you of that decision. However, any final adverse benefit determination on review will be in writing and include:

1) the specific reason or reasons for the decision;

2) specific references to the Policy provisions on which the decision is based;

3) a statement that you are entitled to receive, upon request and free of charge, copies of all documents, records, and other information relevant to your claim;

4) a statement (a) that you have the right to bring a civil action under section 502(a) of ERISA, and (b) describing any applicable contractual limitations period that applies to your right to bring such an action, including the calendar date on which the contractual limitations period expires for the claim;

5) a discussion of the decision, including an explanation of the basis for disagreeing with or not following: (a) the views presented by you to the Insurance Company of health care professionals treating you and vocational professionals who evaluated you, (b) the views of medical or vocational experts whose advice was obtained on behalf of the Insurance Company in connection with the adverse benefit determination, without regard to whether the advice was relied upon in making the benefit determination, and (c) a disability determination regarding you presented by you to the Insurance Company made by the Social Security Administration;

6) if the adverse benefit determination is based on a medical necessity or experimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to your medical circumstances, or a statement that such explanation will be provided free of charge upon request;

7) either the specific internal rules, guidelines, protocols, standards or other similar criteria of the Insurance Company relied upon in making the adverse determination or, alternatively, a statement that such rules, guidelines, protocols, standards or other similar criteria of the Plan do not exist;

8) a statement prominently displayed in any applicable non-English language clearly indicating how to access the language services provided by the Insurance Company; and

9) any other notice(s), statement(s) or information required by applicable law.

Legal Actions

No action at law or in equity can be brought for denial of benefits until sixty (60) days after we receive a claim (proof of loss) and you have exhausted the appeal process as described above. No such action can be brought for denial of benefits more than three (3) years after we receive a claim.

Pharmacy Discount Program

A discount for prescription drug charges will be provided to eligible persons when prescriptions are purchased through a contracted pharmacy.

DISCOUNT PROGRAM

To use the OptumRx Prescription Drug Discount, visit or call a participating network location.

OptumRx Prescription Drug Discounts	
Generic Drugs You MUST present Member ID to receive discount	Up to 50%
Brand Name Drugs You MUST present Member ID to receive discount	Up to 15%

To find a network location near you visit <u>www.paisc.com</u>, log in with your group number (on your ID card), then click on the OptumRx link. You may also call Planned Administrators Inc. at 1(866) 798-0803.

Allergy Control Products Inc.

PAI members can take advantage of savings on products designed to reduce exposure to indoor allergens. The savings are at least 10 percent lower than the typical cost. This excludes Minimum Advertised Pricing (MAP) products. There is also a 20 percent discount on all encasings (mattress and pillow). Free shipping is available on orders of \$150.00 or more.

Bosley Hair Restoration

Bosley is a world leader in hair loss and medical hair restoration. Their process restores growing hair that can be cut and washed. Once transplanted, it continues to grow naturally. Members receive a 20 percent discount on the cost of a hair restoration procedure. To learn more about hair restoration, visit Bosley at www.bosley.com or call 1-800-510-5357.

Jenny Craig

Members can save on weight loss, including 50% off all access enrollment fee, plus 5% off all Jenny Craig food. For your discount go to www.jennycraig.com/affinity.

QualSight LASIK

With QualSight LASIK, members receive savings of 40 to 50 percent off the national average price of Traditional LASIK and significant savings on procedures such as Custom Bladeless (all laser) LASIK. With multiple locations in the state of South Carolina and many more throughout the country, QualSight LASIK offers members the choice of multiple providers.

TruHearing Digital Hearing Aids

TruHearing offers members and their families access to the TruHearing MemberPlus hearing aid program. MemberPlus offers exclusive savings on hearing aids and associated services. Members have free access to TruHearing's low, nationally fixed prices and services. Savings average \$890 per hearing aid. For a full list of prices or more information, members can call toll-free 1-855-586-5507 or visit TruHearing's website (truhearing.com).

Telemedicine is a service offered to insureds covered under the fixed indemnity medical plan. To access this service contact 1-800-Teladoc.

PRIVACY NOTICE

This notice describes BCS Insurance Company's privacy practices in compliance with the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and the regulations that implement HIPAA.

Our Legal Duty

HIPAA requires us to maintain the privacy of information we use and maintain about you (your medical information). We are required to give you this notice about our privacy practices, our legal duties, and your rights concerning your medical information. We also must inform you of a breach involving your unsecured medical information. We must follow the privacy practices that are described in this notice while it is in effect. This notice takes effect **July 1, 2013**, and will remain in effect until we replace it.

We reserve the right to change our privacy practices and the terms of this notice at any time. Any new terms will be effective for all medical information that we maintain, including medical information we create or receive before we make the changes. Before we make a significant change in our privacy practices, we will change this notice and post our new notice on our website. We will provide information about changes to the notice and how to obtain the notice in our next annual mailing to our health plan subscribers at the time of the change.

You may request a copy of our notice at any time. For more information about our privacy practices, or for additional copies of this notice, please contact us using the information listed at the end of this notice.

Uses and Disclosures of Medical Information

We use and disclose medical information about you for the following purposes:

Treatment: We may use and disclose your medical information for treatment. For example, we may disclose your medical information to a physician or other health care provider who is providing treatment to you.

Payment: We may use and disclose your medical information to pay for benefits or to obtain premiums. For example, we pay claims to physicians, hospitals and other providers for services delivered to you that are covered by your health plan. We also use and disclose your medical information to establish your eligibility for benefits, to determine medical necessity, and to issue explanations of benefits. We may disclose your medical information to a health care provider or entity subject to HIPAA so they can engage in these type of payment activities.

Health Care Operations: We may use and disclose your medical information in connection with our everyday work activities (health care operations). These operations include, for example, customer service, resolution of grievances, quality assessment and improvement activities, and fraud and abuse detection and compliance. They also include underwriting, enrollment, and other activities related to creating, renewing, or replacing a benefits plan. We may not, however, use or disclose genetic information for underwriting purposes. In limited circumstances, we may disclose your medical information to another entity subject to HIPAA so they can engage in their own health care operations.

Required or Permitted by Law: We may use or disclose your medical information when required by law, such as in response to a court order or for government health oversight activities (*i.e.*, inquiries from a State Department of Insurance). In limited circumstances, we may also give out medical information as permitted by law, such as for public health purposes (*i.e.*, reporting disease outbreaks), law enforcement purposes, research studies, to avoid a serious and imminent threat to health or safety, to create de-identified information, and for emergencies.

To You or Others Involved In Your Care: We may use or disclose your medical information to provide information to you or to a family member, friend or other person to help with your health care or with payment for your health care. Before we disclose your medical information to a family member, friend or other person, we will provide you with an opportunity to object to the use or disclosure. If you are not present, or in the event of your incapacity or an emergency, we will disclose your medical information based on our professional judgment of whether the disclosure is in your best interest.

Plan Sponsors: If you are a participant in a group health plan, we may disclose summary information about the enrollees in your plan to the employer (or other organization that sponsors your plan) to use to obtain premium bids for the health insurance coverage offered through your plan or to decide whether to modify, amend or terminate your plan. Summary information is partially de-identified information about claims history,

claims expenses, or types of claims experienced by plan enrollees. If the employer (or other plan sponsor) takes appropriate steps to comply with HIPAA, we may disclose medical information of individuals enrolled in your plan to the plan sponsor to permit the plan sponsor to perform plan administration functions. If this is the case, your group health plan will publish its own notice describing how it uses and disclosures your medical information.

Situations Other Than Those Above: Except as described in this notice, we may not use or disclose your medical information without your written authorization. You may give us written authorization to use your medical information or to disclose it to anyone for any purpose. If you give us written authorization, you may revoke it at any time by notifying us of your revocation in writing. Your revocation will not affect any use or disclose permitted by the authorization while it was in effect. We need your written authorization to use or disclose psychotherapy notes, except in limited circumstances such as when the disclosure is required by law. We also must obtain your written authorization to sell information about you to a third party or, in most circumstances, to use or disclose your medical information to send you communications about products and services. We do not need your written authorization, however, to send you communications about health related products or services, as long as the products or services are associated with your coverage or are offered by us.

Individual Rights

In most cases, you have the right to look at or get a copy of the medical information that we use to make decisions about you. If you request copies, we may charge you a reasonable, cost-based fee for the copies. You also have the right to receive a list of instances in which we have disclosed health information about you for reasons other than treatment, payment, health care operations, and certain other purposes. If you believe the records we maintain about you are incorrect or are missing important information, you have the right to request that we correct our records.

If you believe that you would be in danger if we send your medical information to the address we have for you in our records, you have the right to request that we communicate with you using alternative means or an alternative location. We will accommodate your request if the request (a) states that our communications could put you in danger, (b) is reasonable, (c) specifies the alternative means or location for communicating with you, and (d) permits us to continue collecting premiums and paying claims under your health plan.

Finally, you may request that we place additional restrictions on how we use or disclose your medical information. We will consider your request but are not legally required to agree to it.

All requests to exercise these rights must be made in writing by you and directed to the contact person named below.

Your California Privacy Rights

If you are a California resident, California law may provide you with additional rights regarding our use of your personal information. To learn more about your California privacy rights, email privacyofficer@bcsigroup.com.

Questions and Complaints

If you want more information about our privacy practices or have questions or concerns, please contact us using the information listed at the end of this notice. If you are concerned that we may have violated your privacy rights, you may complain to us using the contact information listed at the end of this notice. You may also submit a complaint to the U.S. Department of Health and Human Services. We will provide you with their address upon request. We will not retaliate in any way if you choose to file a complaint with us or with the U.S. Department of Health and Human Services. Privacy Officer at BCS Insurance Company 2 Mid America Plaza, Suite 200 Oakbrook Terrace, IL 60181 By phone: 833-227-4512, fax: 630-472-7822 or email: privacyofficer@bcsigroup.com.

If you have a question, a general complaint or concern unrelated to your privacy (for example, to request information about your plan or to request an ID card) please contact the Planned Administrators Inc. Customer Service Team toll-free at (866) 798-0803, by mail to Planned Administrators Inc. P.O. Box 6927 Columbia, SC 29260, or by e-mail at paicomplianceteam@paisc.com.

COBRA NOTICE

IMPORTANT INFORMATION- PLEASE READ AND KEEP FOR YOUR RECORDS.

COBRA NOTICE **CONTINUATION COVERAGE RIGHTS UNDER COBRA**

This notice describes how/when your coverage can be continued after a coverage loss and also provides additional information about other coverage options available to you. Please read it carefully.

There may be more affordable options available to you through the Health Insurance Marketplace, Medicaid or other group health plan coverage (such as a spouse's employer-sponsored plan). Be sure to compare all your options to COBRA continuation & select what's best for you/your family.

Visit/call the Health Insurance Marketplace at: <u>www.HealthCare.gov</u> / 1-800-318-2596.

COBRA Continuation Introduction

You are receiving this notice because you recently become covered under a Limited Benefit Plan. This notice contains important information about your right to COBRA continuation coverage, a temporary extension of coverage under the Plan. The right to COBRA continuation coverage is created by federal law, called the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). COBRA continuation coverage becomes available to you & members of your family covered under the Plan when you otherwise lose health coverage.

This notice summarizes COBRA continuation coverage, when it may become available to you, your family, & what to do to protect the rights.

For more information about your rights, obligations under the Plan & under federal law, you should contact Planned Administrators Inc. (PAI) at:

Planned Administrators Inc. P.O. Box 6839 Columbia, SC 29260 or call Toll-Free: (866) 798-0803, 8:30 a.m. - 8:00 p.m. EST.

COBRA Continuation Coverage

COBRA continuation coverage is a continuation of coverage when coverage otherwise ends because of a life event known as a "qualifying event" (specific qualifying events are listed below). COBRA continuation coverage is offered to each "qualified beneficiary", someone who loses coverage under the Plan because of a qualifying event. Depending on the type of qualifying event, employees, spouses of employees, & dependent children of employees may be a qualified beneficiary. Qualified beneficiaries who elect COBRA continuation coverage must pay the premium for it. If you are an employee, you become a qualified beneficiary if you lose coverage under the Plan due to one of the following qualifying events:

- 1) Your hours of employment are reduced, or
- 2) Your employment ends for any reason other than your gross misconduct.

A spouse of an employee is a qualified beneficiary if they lose coverage under the Plan because of any the following qualifying events:

- 1) The employee-spouse dies;
- 2) The spouse's hours of employment are reduced;
- 3) The spouse's employment ends for any reason other than his or her gross misconduct;
- 4) Your spouse becomes enrolled in Medicare (Part A, Part B, or both); or
- 5) You become divorced or legally separated from your spouse.

Your dependent children become qualified beneficiaries if they lose coverage under the Plan because any of the following qualifying events:

- 1) The parent-employee dies;
- 2) The parent-employee's hours of employment are reduced;
- 3) The parent-employee's employment ends for any reason other than his or her gross misconduct;
- 4) The parent-employee becomes enrolled in Medicare (Part A, Part B, or both);
- 5) The parents become divorced or legally separated; or
- 6) The child stops being eligible for coverage under the plan as a "dependent child."

Sometimes filing a proceeding in bankruptcy under Title 11 of the United States Code is a qualifying event. If a proceeding in bankruptcy is filed, with respect to your employer and bankruptcy results in the loss of coverage of any retired employee covered under the Plan, the retired employee is a qualified beneficiary with respect to

the bankruptcy. The retired employee's spouse, surviving spouse, & dependent children are also qualified beneficiaries in this case.

The Plan offers COBRA continuation to qualified beneficiaries only after PAI is notified of the occurrence of a qualifying event. When the qualifying event is the end of employment or reduction of hours of employment, death of the employee, or enrollment of the employee in Medicare (Part A, Part B, or both), the employer must notify PAI of the qualifying event. In addition, if the Plan provides retiree health coverage, then commencement of a proceeding in a bankruptcy with respect to the employer is also a qualifying event where the employer must notify PAI of the qualifying event.

For other qualifying events including divorce, legal separation of employee & spouse or dependent child's loss of eligibility as a dependent, <u>vou</u> must notify PAI within 60 days after the qualifying event occurs. You must send this notice to:

Planned Administrators Inc., Attn: COBRA P.O. Box 6839 Columbia, SC 29260.

Upon notice a qualifying event, COBRA continuation coverage will be offered to each of the qualified beneficiaries. For each qualified beneficiary who elects COBRA continuation coverage, COBRA continuation coverage will begin either (1) on the date of the qualifying event or (2) on the date that Plan coverage would otherwise have been lost, depending on the nature of the Plan.

COBRA continuation coverage is a temporary continuation of coverage. When the qualifying event is the death of the employee, enrollment of the employee in Medicare (Part A, Part B, or both), your divorce or legal separation, or a dependent child losing eligibility as a dependent child, COBRA continuation coverage lasts for up to 36 months.

When the qualifying event is the end of employment or reduction of the employee's hours of employment, COBRA continuation coverage lasts for up to 18 months. There are two ways in which this 18-month period of COBRA continuation coverage can be extended.

Disability extension of 18-month period of continuation coverage

If you or your family member covered under the Plan is determined by the Social Security Administration to be disabled at any time during the first 60 days of COBRA continuation coverage & you notify PAI in a timely fashion, you & your entire family can receive up to an additional 11 months of COBRA continuation coverage, for a total maximum of 29 months. You must make sure that PAI is notified of the determination before the end of the 18-month period of COBRA continuation coverage.

This notice should be sent to:

Planned Administrators Inc., Attn: COBRA P.O. Box 6839 Columbia, SC 29260

Second qualifying event extension of 18-month period of continuation coverage

If your family experiences another qualifying event while receiving COBRA continuation coverage, the spouse & dependent children in your family can get additional months of COBRA continuation coverage, up to a maximum of 36 months. This extension is available to the spouse & dependent children if the former employee dies, enrolls in Medicare (Part A, Part B, or both), gets divorced or legally separated.

The extension is also available to a dependent child when the child stops being eligible under the Plan as a dependent. In all of these cases, you must make sure that PAI is notified of the second qualifying event within 60 days of the second qualifying event. This notice must be sent to:

Planned Administrators Inc., Attn: COBRA P.O. Box 6839 Columbia, SC 29260

Trade Act of 2002

If you qualify for Trade Adjustment Assistance (TAA) as defined by the Trade Act of 2002, then you will be provided with an additional 60-day enrollment period, with continuation coverage beginning on the date of such TAA approval.

If You Have Questions

If you have questions about your COBRA continuation coverage, you should contact PAI's COBRA Unit or you may contact the nearest Regional or District Office of the U.S Department of Labor's Employee Benefits Security Administration (EBSA). Addresses and phone numbers of Regional and District EBSA Offices are available through EBSA's website at www.dol.gov/ebsa.

Keep Your Plan Informed of Address Changes

In order to protect your family's rights, you should keep the Plan informed of any family member address changes. You should also keep a copy of any notices you send to the Plan.

HIPAA/COBRA RIGHTS

The Health Insurance Portability and Accountability Act of 1996 (HIPAA) includes some provisions that may affect decisions you make about your participation in the Group Health Plan under the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). These provisions are as follows:

1. Under COBRA, if the qualifying event is a termination or reduction in hours of employment, affected qualified beneficiaries are entitled to continue coverage for up to 18 months after the qualifying event, subject to various requirements. Before HIPAA, this 18-month period could be extended for up to 11 months (for a total COBRA coverage period of up to 29 months from the initial qualifying event) if an individual was determined by the Social Security Administration, under the Social Security Act, to have been disabled at the time of the qualifying event and if the plan administrator was notified of that disability determination within 60 days of the determination and before the end of the original 18-month period.

Under HIPAA, if a qualified beneficiary is determined by the Social Security Administration to be disabled under the Social Security Act at any time during the first 60 days of COBRA coverage, the 11-month extension is available to all individuals who are qualified beneficiaries due to the termination or reduction in hours of employment. The disabled individual can be a covered employee or any other qualified beneficiary. However, to be eligible for the 11-month extension, affected individuals must still comply with the notification requirements in a timely fashion.

2. A child that is born to or placed for adoption with the covered employee during a period of COBRA coverage will be eligible to become a qualified beneficiary. In accordance with the terms of the employer's group health plan(s) and the requirements of Federal law, these qualified beneficiaries can be added to COBRA coverage upon proper notification to the Plan Administrator of the birth or adoption.

3. If you were covered by a group health plan(s) prior to your employment with us, your previous employer's insurance carrier should have provided you with a Certificate of Creditable Coverage, a form required by the HIPAA law that describes the health coverage you and your dependents, if any, have or had, and the dates you were covered. IF YOU HAVE NOT RECEIVED A CERTIFICATE OF CREDITABLE COVERAGE AND ARE ENTITLED TO ONE, PLEASE CONTACT YOUR FORMER EMPLOYER. Once you deliver the Certificate of Creditable Coverage to us, you are exempt from any pre-existing condition exclusions in our group health plan(s), provided you had twelve months of creditable coverage (eighteen months if a late enrollment) and have not had more than a sixty-three day gap in coverage.

4. HIPAA restricts the extent to which group health plans may impose pre-existing condition limitations. Under COBRA, your right to continuation coverage terminates if you become covered by another employer's group health plan that does not limit or exclude coverage for your pre-existing conditions. If you become covered by another group health plan and that plan contains a pre-existing condition limitation that affects you, your COBRA continuation coverage cannot be immediately terminated. However, if the other plan's pre-existing condition rule does not apply to you by reason of HIPAA's restrictions on pre-existing condition clauses, the employer's group health plan(s) may terminate your COBRA coverage.



HOW TO FILE A MEDICAL CLAIM

Claim payment may be delayed if information is incomplete or missing.

Please note that HCFA and UB claim forms are available upon request from your provider.

___Part One – Attach itemized bills.

Itemized bills are not balance due statements or Explanation of Benefits.

Checklist to make sure all information required has been enclosed:

- ____ Doctor's name and address
- _____ Doctor's tax ID number
- ____ Patient's name
- _____ Diagnosis Code(s) ICD-9
- _____ Date of service
- _____ Charges/Cost of each treatment
- _____ Procedure Code(s) CPT-4
- _____ Place of service code

_Part Two (Page 2) – to be complete signed and dated.

To be completed by the Employee. Please note that employee signature, social security number, and authorization are required.

_____Part Three – Keep a copy for your records. Mail your Medical claim form and itemized bills to:

PAI, P.O. Box 6702 Columbia, South Carolina 29260







Columbia, SC 29260-6702

Attach itemized bills providing complete information on:

- Doctor's name and address Doctor's tax identification number Patient's name Diagnosis Code ICD-9 Date of service
- Charges/Cost of each treatment Procedure Codes CPT-4 Place of service code
- Note: Itemized bills are not balance due statements or Explanation of Benefits.

Please note: Incomplete forms and the absence of itemized bills may delay the processing of your claim

Section 1: Employee Information

Employee's Name:			S	SN:
Last	First	Middle		
Address:				
Street		City	State	ZIP
Telephone: Er	nployer Name:		Group	NO. (from ID card):
Section 2: Patient Information	1			
Patient's Name:				
Last	First			Middle
SSN:	Birth Date:	Sex	Male	E Female
Relationship to Employee: Self Self	spouse 🗌 Daughter 🔲 Son 🛛	Other: (specify):		
If the patient is your child and over 25, is he	or she dependent upon you for suppo	rt? 🗌 Yes 🗌 No		
Section 3: Claim Information				
Is the claim for an accident illness	Is treatment a result of occupation	onal illness or injury? 🔲 Yes	🗌 No	
When did the accident or illness occur?	First da	ate consulted for the diagnosis?		
Please explain what you were treated for, an		on how, when, and where it ha	ppened. (A	Attach a separate sheet of paper to
to this form if necessary.)				

Section 4: Authorization

Instructions: The authorization should be completed and signed by the insured. If the insured in unable to sign, the authorization should be completed and signed by the legal guardian or next-of-kin.

To healthcare providers:

You are authorized to permit Planned Administrators, Inc., its Third Party Administrators, and any authorized representative to view and obtain copies of all records related to health care services rendered, health care advice, treatment or supplies provided to the patient including information related to mental illness, drug or alcohol treatment, HIV or AIDS. The information provided will only be used as it relates to the evaluation of claims for benefit payment.

I understand the information obtained will only be used by Planned Administrators, Inc. to determine eligibility for insurance and benefits claimed under the policy. I consent to disclosure of such information to reinsuring companies, the Medical Information Bureau and such other persons or organization performing business or legal services in connection with my claim, or as may be otherwise lawfully required. Such information will not be given, sold, transferred, or relayed to any other person not specified in this form without my consent. I understand this authorization may be revoked by written notice to Planned Administrators, Inc. but this revocation will not apply to information already released. If not revoked, this authorization will be valid while the claim is pending but not to exceed a maximum of two years from the date below. I know I may request to receive a copy of this authorization. I also agree that a photographic copy of this authorization shall be as valid as the original.

Date

Signed

Relationship to insured if signed by other than insured

(If signed by other than the Insured, please print name and address, and include guardianship papers or other evidence of legal representation.)

Name

Address

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.



Administered by Planned Administrators Inc. Columbia, SC (Rev. 10-26-2020)



Medical Claim Form Send Medical Claims to: PAI, Attn: Claims, PO Box 6702, Columbia, SC 29260-6702

Fraud Notices

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

<u>Alaska</u>: ALASKA LAW REQUIRES US TO NOTIFY YOU OF THE FOLLOWING: Any person who knowingly and with intent to injure, defraud, or receive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

<u>Arizona</u>: For your protection **Arizona** law requires the following statement to appear on this form: Any person who knowingly presents a false or **fraudulent** claim for payment of a loss is subject to criminal and civil penalties. Penalties may include imprisonment, fines, denials of **insurance** and civil damages.

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

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

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

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

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

Kansas: Any person who knowingly and with intent to defraud any insurance company or other person by presenting any written statement as part of an application for insurance, the rating of an insurance policy, or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto has committed a fraudulent insurance act.

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

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

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

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

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

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

<u>New York</u>: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

<u>Oregon</u>: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

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

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

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

<u>All Other States Not Listed Separately</u>: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.







Dental Claim Form

Mail Claims to: PAI, PO Box 6702, Columbia, SC 29260

Please complete entire form.			u, 00 252	00		
Employer/Plan Name:						
Dental Provider:			erson:			
Complete Part 1, sign the authorization, and give Part 1: To be completed by Employee	e it to the dentist.					
Patient's Name:		First			Middle	
Patient's SSN:				Sex		
Full-time Student: Yes No	Patient's Relationsh					
Employee's Name:				Employee's SS	SN:	
			9	_		
Address:		City		State		ZIP
Is patient covered by another dental plan?	🗌 No	Ony		oluio		Lii
Dental Plan Name:	Group Name	and Number:				
Name and Address of Claims Administrator:						
I accept the attending dentist's statement and au contained above. I agree to be responsible for pa	thorize release of in	nformation relati	ng hereto	. I certify the tru	th of all p	ersonal information
Signed (patient or parent if minor):					Date:	
I hereby authorize payment directly to the below na	med dentist of the d	ental plan benefit	s otherwis	se payable to me		
Signed (employee):					Date:	
Authorization Instructions: The authorization should be completed and signed by the legal guardian or next I understand the information obtained will only be use policy. I consent to disclosure of such information to performing business or legal services in connection transferred, or relayed to any other person not specified I understand this authorization may be revoked by w released. If not revoked, this authorization will be valid may request to receive a copy of this authorization. I also Employee Signature: (If signed by other than the Insured, please print name	t-of-kin. d by Planned Adminis o reinsuring compani with my claim, or as d in this form without n ritten notice to Plann d while the claim is pe so agree that a photog	trators, Inc. to dei es, the Medical I may be otherwis ny consent. ed Administrators, inding but not to e graphic copy of this 	termine eli nformation e lawfully , Inc. but t exceed a n s authoriza	gibility for insurand Bureau and suc required. Such in this revocation wil naximum of two ye tion shall be as va Relationshi	ce and ben h other pe formation I not apply ears from ti lid as the o	efits claimed under the rsons or organizations will not be given, sold, r to information already he date below. I know I riginal.
Legal Guardian Name	Address					
/						
Questions? Call Essential StaffCARE's toll-free Eastern Time. A language line is available for			-0803, Mo	onday through F	Friday, 8:3	30 a.m. to 8:00 p.m.





Administered by Planned Administrators Inc. Columbia, South Carolina



Part 2: Dentist completes this form or attaches completed ADA dental form.

Name:				Lice	nse Number:		
Last		First	Middle				
Social Security or Tax ID N	lumber:				Telephone:		
Mailing Address:			Citv		0	ZIP	
Is treatment result of occu	upational illnes	ss or injury?	- ,	enter a brief desc	State cription.)	ZIP	
Is treatment result of auto	accident?	Yes	No (If yes, enter a brief de	escription.)			
Are any services covered	by another pl	an? 🗌 Yes	No (If yes, enter a b	prief description.)			
• If prostheses, is this initia	l placement?	Yes [] No (If no, enter a reason	for replacement	and the date of pri	or placement.)	
• First visit date current ser	ies:	•	Place of treatment: Offic	e 🗌 ECF 🗌	Hospital 🗌 Othe	er:	
Radiographs or models e Pre-treatment estimate re (Check one)	equired if cours	se of treatment	is expected to exceed the lin	nit specified in the statement of actu		and on the ID card:	
Examination and T	reatment	Plan: Li	st in order from tooth num	ıber 1 through n	umber 32. Use c	harting system sl	nown.
Identify missing teeth with "x" Facial 5678910112000000000000000000000000000000000	Tooth # or Letter	Surface	Description of Servi (including X-rays, prophylaxis mater	ials used, etc.)	Date Service Performed (Month/Day/Year)	ADA Procedure Code	Fee
dn RIGHT anwolu							
X 2017 K 2017 K 2017 311 (Dis Lingual) L (Dis 116) 1160 1160 939 (Or p. 0.1) MO 219(Or p. 0.1) 1160 939 (Or p. 0.1) 0.10 210 1160 939 (Or p. 0.1) 0.10 210 1160 939 (Or p. p. 0.1) 0.10 1160 1160 939 (Or p. p. 0.1) <						Total:	
Facial	Remarks for	unusual service	5:				

I hereby certify that services listed above have been performed on the named patient on the dates indicated and that the fees shown are those currently charged to the majority of my patients.

Signed (dentist):

Date:

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.



Underwritten by BCS Insurance Company Oakbrook Terrace, Illinois

Administered by Planned Administrators Inc.
 Columbia. South Carolina



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

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

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

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

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

<u>New York</u>: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

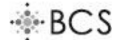
<u>Oregon</u>: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

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

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

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

<u>All Other States Not Listed Separately</u>: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.







Claim Form Instructions

Most EyeMed Vision Care plans allow members the choice to visit an in-network or out-of-network vision care provider. You only need to complete this form if you are visiting a provider that is not a participating provider in the EyeMed network. Not all plans have out-of-network benefits, so please consult your member benefits information to ensure coverage of services and/or materials from non-participating providers.

If you choose an out-of-network provider, please complete the following steps prior to submitting the claim form to EyeMed. Any missing or incomplete information may result in delay of payment or the form being returned. Please complete and send this form to EyeMed within fifteen (15) months from the original date of service at the out-of-network provider's office.

- 1. When visiting an out-of-network provider, you are responsible for payment of services and/or materials at the time of service. EyeMed will reimburse you for authorized services according to your plan design.
- 2. Please complete all sections of this form to ensure proper benefit allocation. Plan information may be found on your benefit ID Card or via your human resources department.
- 3. EyeMed will only accept itemized paid receipts that indicate the services provided and the amount charged for each service. The services must be paid in full in order to receive benefits. Handwritten receipts must be on the provider's letterhead. Attach itemized paid receipts from your provider to the claim form. If the paid receipt is not in US dollars, please identify the currency in which the receipt was paid.
- 4. Sign the claim form below.

Return the completed form and your itemized paid receipts to:



EyeMed Vision Care Attn: OON Claims P.O. Box 8504 Mason, OH 45040-7111

Please allow at least 14 calendar days to process your claims once received by EyeMed. Your claim will be processed in the order it is received. A check and/or explanation of benefits will be mailed within seven (7) calendar days of the date your claim is processed.

Inquiries regarding your submitted claim should be made to the Customer Service number printed on the back of your benefit identification card.

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



Out of Network Vision Services Claim Form

VISIOII	Services Claim Form				
Patient Information (Required)					
Last Name					
First Name	Middle Initial				
Street Address	City State Zip Code				
Birth Date (<i>MM/DD/YYYY</i>)	Telephone Number				
Member ID # (if applicable)	Relationship to the Subscriber				
	Self Spouse Child Other				
Subscriber Information (Required)					
Last Name					
First Name	Middle Initial				
Street Address	City State Zip Code				
Birth Date (<i>MM/DD/YYYY</i>)	Telephone Number				
Vision Plan Name Vision Pl	lan/Group # Subscriber ID # (if applicable)				
Date of Service (Required) (<i>MM/DD/YYYY</i>)					
Request For Reimbursement – Please Enter Amount Charged. Remember to include itemized paid receipts:					
Exam Frame Lenses Cor	ntact Lenses - (please submit all contact related				
\$ \$ \$ \$	charges at the same time)				
If lenses were purchased, please check type:	ingle 🗌 Bifocal 🗌 Trifocal 🗌 Progressive				

I hereby understand that without prior authorization from EyeMed Vision Care LLC for services rendered, I may be denied reimbursement for submitted vision care services for which I am not eligible. I hereby authorize any insurance company, organization employer, ophthalmologist, optometrist, and optician to release any information with respect to this claim. I certify that the information furnished by me in support of this claim is true and correct.

Member/Guardian/Patient Signature (not a minor) _____ Date: _____



Out of Network Vision Services Claim Form

State Fraud Warning Statements

General Fraud Warning: Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud and may be subject to fines and confinement in prison.

For the states of AL, AK, AZ, AR, CA, CO, DE, DC, FL, GA, HI, ID, IN, KS, KY, LA, MA. MD, ME, MN, NC, NE, NH, NJ, NM, NY, OH, OK, OR, PA, PR, RI, TN, TX, VA, VT, WA and WV, please refer to the following fraud notices:

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

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

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

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

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

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

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

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

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

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

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

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

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

Kansas: Any person who with intent to defraud or knowing that he or she is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may be guilty of insurance fraud as determined by a court of law.

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

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

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

Massachusetts: Any person who knowingly and with intent to defraud any insurance company or another person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto, may be committing a fraudulent insurance act, which may be a crime and may subject the person to criminal and civil penalties.

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



Out of Network Vision Services Claim Form

Nebraska: Any person who, with intent to defraud or knowing that he or she is facilitating a fraud against an insurer, submits an application or files a claim containing false, incomplete or misleading information is guilty of insurance fraud.

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

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

New York: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any material fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

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

North Carolina: Any person with the intent to injure, defraud, or deceive an insurer or insurance claimant is guilty of a crime (Class H felony) which may subject the person to criminal and civil penalties.

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

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

Oregon: Any person who knowingly, and with intent to defraud any insurance company or other persons files an application for insurance or statement of claim containing any materially false information or conceals for the purpose of misleading, information concerning any fact material thereto, may be subject to prosecution for insurance fraud.

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

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

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

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



Term Life/Accidental Loss of Life Claim Form

Section 1. Employer's Statemen	it			
Employee's Name:				
Last	Fi	rst	Middle	
Employee's Birth Date:		Employee's S	SN:	
Street		City	State	ZIP
Deceased's Name:		rst	Middle	
Date of Death:		elationship to Employe		
4 Ever Life Insurance Company Group Polic				
Number: Attach Group Certificate (unless dependent claim)	, 	Certifica	ate Number:	
4 Ever Life Insurance Company Group Polic	y Effective Date for Employee:	Date to	which premium is paid	:
	Dependent:			
Date Employed:				
Was employee at work on above coverage e				
Amount of Insurance: BASIC \$	SUPP: \$		AD: \$	
Amount of Salary: \$	Per 🗌 hour 🗌 week 🗌 month	🗌 year		
Date employee last reported for work:				
Reason for employee stopping work:	Deceased 🗌 Illness 🔄 Injury Laid-off 🗌 Terminated 🔲 Vacati	Other:	e:	
I certify that the above information is correct the physicians who attended or treated the related form is not an admission that any ins	t based on our records. The information deceased and all other papers required	n above and any acco I shall be part of the p	ompanying documents a proofs of claim. The furr	and statements of all
Name of Employer/Company:		Telep	phone:	
Signed by:			Date:	
Section 2. Beneficiary's Statem • If there is more than one beneficiary, each the • A certified death certificate must be attache • If claim is also made for Accidental Loss of	peneficiary must complete a copy of this se d to the completed form.			
Beneficiary's Full Name:			SSN:	
Last	First	Middle		
Address:		City	State	ZIP
Birth Date: D	Daytime Telephone:	Relationsh	ip to Deceased:	
Important Tax Notice for Policy Owner				

Under Federal Tax law, the Company is required to ask you to certify your correct Taxpayer Identification Number (TIN) and to include it in any reports





Date:

of taxable income it makes to the IRS. If you are an individual, your Social Security number is your Taxpayer Identification Number.

Certification: I certify that I am not subject to backup withholding (Section 3406(a)(1)(c) of the Internal Revenue Code), and I am a U.S. person (including a U.S. resident alien). I also certify that the Taxpayer Identification Number on this form is true, correct and complete.

The Internal Revenue Service does not require your consent to any provisions of this document other than the certifications required to avoid backup withholding.

Beneficiary's Signature:

Section 3. Authorization

Authorization Instructions: The authorization should be completed and signed by the insured. If the insured is unable to sign, the authorization should be completed and signed by the legal guardian or next-of-kin.

To healthcare providers:

You are authorized to permit Planned Administrators, Inc., its Third Party Administrators, and any authorized representative to view and obtain copies of all records related to health care services rendered, health care advice, treatment or supplies provided to the patient including information related to mental illness, drug or alcohol treatment, HIV or AIDS. The information provided will only be used as it relates to the evaluation of claims for benefit payment.

I understand the information obtained will only be used by Planned Administrators, Inc. to determine eligibility for insurance and benefits claimed under the policy. I consent to disclosure of such information to reinsuring companies, the Medical Information Bureau and such other persons or organization performing business or legal services in connection with my claim, or as may be otherwise lawfully required. Such information will not be given, sold, transferred, or relayed to any other person not specified in this form without my consent. I understand this authorization may be revoked by written notice to Planned Administrators, Inc. but this revocation will not apply to information already released. If not revoked, this authorization will be valid while the claim is pending but not to exceed a maximum of two years from the date below. I know I may request to receive a copy of this authorization. I also agree that a photographic copy of this authorization shall be as valid as the original.

Employee Signature	Date	Relationship to insured if sig	ned by other than insured.
(If signed by other than the Insured, please p	rint name and address and include guardianship pa	pers or other evidence of legal	representation.)
Name	Address		
	ent for Insured's Accidental Loss of L ports, autopsy report, and other documentation to support		e following information:
Insured's Name:			
Last	First	Middle	
Insured's Address:	0.11	0.4	710
Street	City	State	ZIP
Insured's Occupation at Time of Death:	Date of	Employment at this Place:	
Date and Time of Accident Causing Death:	A	.M. 🗌 P.M.	
Date and Time of Death:	A.M. 🗌 P.M.		
Place of Accident: At Work Recreat	ion 🗌 Highway 🔲 Home 🔲 Other:		
Describe Accident in Detail:			

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.





Administered by Planned Administrators Inc. Columbia, South Carolina

Page **2** of **4**



Give Names and Addresses of Witnesses (attach separate sheet if necessary). Name Address

If automobile accident, was insi	red: 🗌 Driver of Vehicle 🗌 Passeng	ger 🗌 Pedestrian		
Did this accident occur in the cr	urse of the insured's usual occupation?	🗌 Yes 🔲 No		
lf yes, has workers' compensat	on claim been presented? 🔲 Yes 🔲 N	lo		
What injuries were sustained?				
	Yes No If yes, give name			
-				
Was accident reported to police	or other official agency? Yes	No If yes, give name ar	nd address of departmen	t or agency:
· · ·	or other official agency? Yes		nd address of departmen	t or agency:
Was an autopsy performed? [Yes No If yes, please attach a	copy of the report.	nd address of departmen	
Was an autopsy performed? [Autopsy performed by:	Yes No If yes, please attach a	copy of the report.		
Was an autopsy performed? [Yes No If yes, please attach a	copy of the report.		
Was an autopsy performed? [Autopsy performed by: Address:	Yes No If yes, please attach a	copy of the report.	Date of Performed:	
Was an autopsy performed? [Autopsy performed by: Address: Street Names and addresses of all ph	Yes No If yes, please attach a	copy of the report.	Date of Performed:	ZIP
Was an autopsy performed? [Autopsy performed by: Address:	Yes No If yes, please attach a	copy of the report.	Date of Performed:	ZIP

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Administered by Planned Administrators Inc. Columbia, South Carolina



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<u>Alaska</u>: ALASKA LAW REQUIRES US TO NOTIFY YOU OF THE FOLLOWING: Any person who knowingly and with intent to injure, defraud, or receive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

<u>Arizona</u>: For your protection **Arizona** law requires the following statement to appear on this form: Any person who knowingly presents a false or **fraudulent** claim for payment of a loss is subject to criminal and civil penalties. Penalties may include imprisonment, fines, denials of **insurance** and civil damages.

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

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

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

Kansas: Any person who knowingly and with intent to defraud any insurance company or other person by presenting any written statement as part of an application for insurance, the rating of an insurance policy, or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto has committed a fraudulent insurance act.

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

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

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

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

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

New York: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

<u>Oregon</u>: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

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

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

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

<u>All Other States Not Listed Separately</u>: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.



Oakbrook Terrace, Illinois



Administered by Planned Administrators Inc. Columbia, South Carolina



Accidental Loss of Limb or Sight Claim Form

By furnishing this form and investigating the claim, the Company does not admit liability and does not waive its rights or defenses.

Section 1.	TO BE COMPLETED BY EMPLOYER OR PLAN ADMINISTRATOR	

4 Ever Life Insurance Company Grou	ıp Policy Number:		Certificate Number	:			Social	Security	/ Number:		
Claim is for:	Name: Dependent							Relation	onship to Ins	sured:	
Insured's Name:					Job Title:				Last Date a	t Work:	
Address:						Da of	ite Birth	Month	n Day	Year	
Insurance Classification	Effective date of last incre	ease	in benefits	Has ins	urance beer	n termi	nated?		lf "Yes," g	ive date:	
				ПΥ	es 🗌	No					
Full amount of Accidental Loss of Limb or	Sight Insurance	Ar	nount of this Claim								
\$			ç	6					100%	50	%
Is loss due to an occupational accident?	If "Yes,	" has	Workers' Compensa	ation clair	n been filed')			•		
🗌 Yes 🗌 No	□ Y	′es	🗌 No								
Name of Workers' Compensation carrier:	A	ddre	SS:								
I certify that the above information is corre attended or treated the claimant and all of any Insurance was in force on the date of	other papers required shall	l be p	part of the proofs of o	claim. Th							
Employer/Plan Administrator			Addre	SS							
Phone No.											
				City				State	1	Zip Coo	de
Date			Em	ail							
By											
By Title and Printed Name of Authorized Represen	ntative (required)		S	gnature of	Authorized Rep	esentati	ve (required,)			

Section 2. TO BE COMPLETED BY EMPLOYEE, MEMBER OR DEPENDENT

Date of Accident:	Hour of Accident:	П.а.м. П.Р.М.	Place of Accident:	
Describe what happened:			What injuries were susta	ined?
Was immediate First Aid sought? Name and Address of Doctor	Yes No	If "Yes," please list below <u>Name and Address</u>	of Hospital	Name and Address of Other Medical Facility
Was accident reported to police or	other official agency	? If "Yes," na	ame and address of official age	ncy:





Name and address of witnesse	s:			
Do you have other insurance p	roviding loss of limb or loss of sight	If "Yes," name of other carrier:	Policy No.:	
benefits? Yes No Name of auto insurance carrier, if loss is due to auto accident: Image: Construction of the second secon				
Date	Signature of Employee, Member, or Dependent			
			_	

Section 3. AUTHORIZATION – MUST BE SIGNED BY EMPLOYEE, MEMBER OR DEPENDENT

Instructions: The authorization should be completed and signed by the Employee, Member, or Dependent. If the Employee, Member, or Dependent is unable to sign, the authorization should be completed and signed by the legal guardian or next-of-kin.

To healthcare providers:

You are authorized to permit Planned Administrators, Inc., its Third Party Administrators, and any authorized representative to view and obtain copies of all records related to health care services rendered, health care advice, treatment or supplies provided to the patient including information related to mental illness, drug or alcohol treatment, HIV or AIDS. The information provided will only be used as it relates to the evaluation of claims for benefit payment.

I understand the information obtained will only be used by Planned Administrators, Inc. to determine eligibility for insurance and benefits claimed under the policy. I consent to disclosure of such information to reinsuring companies, the Medical Information Bureau and such other persons or organization performing business or legal services in connection with my claim, or as may be otherwise lawfully required. Such information will not be given, sold, transferred, or relayed to any other person not specified in this form without my consent. I understand this authorization may be revoked by written notice to Planned Administrators, Inc. but this revocation will not apply to information already released. If not revoked, this authorization will be valid while the claim is pending but not to exceed a maximum of two years from the date below. I know I may request to receive a copy of this authorization. I also agree that a photographic copy of this authorization shall be as valid as the original.

Any person who knowingly and with intent to injure, defraud, or deceive any insurance company or other person submits an insurance application or statement of claim containing any materially false, incomplete or misleading information may be committing a crime and may be subject to civil or criminal penalties.

Date:	Signed:	Relationship to Insured if signed by other than Insured:







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<u>Alaska</u>: ALASKA LAW REQUIRES US TO NOTIFY YOU OF THE FOLLOWING: Any person who knowingly and with intent to injure, defraud, or receive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

<u>Arizona</u>: For your protection **Arizona** law requires the following statement to appear on this form: Any person who knowingly presents a false or **fraudulent** claim for payment of a loss is subject to criminal and civil penalties. Penalties may include imprisonment, fines, denials of **insurance** and civil damages.

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

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Kansas: Any person who knowingly and with intent to defraud any insurance company or other person by presenting any written statement as part of an application for insurance, the rating of an insurance policy, or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto has committed a fraudulent insurance act.

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

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

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

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

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

New York: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

Oregon: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

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

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

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Attending Physician's Statement Accidental Loss of Limb or Sight Claim Form

By furnishing this form and investigating the claim, the Company does not admit liability and does not waive its rights or defenses.

Patient Name	Patient DOB	Patient SSN / Identifier			
On what date were you first consulted for the condition described in the claimant's statement?					
What history were you given on the initial visit as to the cause of the condition?					
Of what symptoms did the patient complain?					
Was there visible evidence of trauma? Yes No If "Yes," please	e describe:				
Please describe any other findings revealed by your examination.					
Was there any indication that disease might have caused or contributed to the loss?	Yes 🗌 No 🗌 If "Yes," pleas	e explain:			

COMPLETE ONLY THE APPROPRIATE SECTION

	Α.	. State which member is affected				
		🗌 Right hand 🔄 Left hand 🔄 Right foot 🔄 Left	eft foot	Finger or Thumb		
	В.	. Point of amputation				
LOSS OF LIMB		Is this above the wrist or ankle (or the metacarpal-phalangeal joint for f	iingers)?	🗌 Yes 🗌 No		
LIND	C.	. Date of amputation				
	D.	. In your opinion did amputation result solely from accidental bodily injur	у?	🗌 Yes 🗌 No		
	Α.	. Visual acuity: with glasses OD	OS _		Date	
		without glasses OD	OS _		Date	-
LOSS OF	В.	. Can vision be improved by treatment or lens?	🗌 Yes	No No		
SIGHT	C.	. In your opinion is loss of sight complete and irrecoverable?	🗌 Yes	No No		
	D.	. In your opinion is loss of sight due solely to accidental bodily injury?	🗌 Yes	No No		
	E. Is there a total loss of vision? When did such loss occur?					
A		he knowingly and with intent to injure defined or dessive any ins				

Any person who knowingly and with intent to injure, defraud, or deceive any insurance company or other person submits an insurance application or statement of claim containing any materially false, incomplete or misleading information may be committing a crime and may be subject to civil or criminal penalties.

Date	Signature of Physician	Address	Phone





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Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.





Administered by Planned Administrators Inc. Columbia, South Carolina Rev. 10-26-2020



HOW TO FILE A CLAIM

for

SHORT TERM DISABILITY

Claim payment may be delayed if information is incomplete or missing.

Part One (Page 1) – To be completed by the Employer. Please note that employer signature, date and employee's salary information are required.

Part Two (Page 2) – To be completed by Employee. Employee signature and date are required.

Part Three (Page 3) – To be completed by the Physician treating the employee for the illness/injury associated with the disability. Physician signature and date are required.

Checklist to make sure all information required has been enclosed:

_____ Part One of the claim form is complete, signed, and dated.

_____ Part Two of the claim form is complete, signed, and dated.

_____ Part Three of the claim form is complete, signed, and dated.

PLEASE NOTE

Medical premiums will not be deducted from your short-term disability payments. You must make arrangements to pay your medical premiums in order to maintain your medical coverage.

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.



Underwritten by 4 Ever Life Insurance Company Oakbrook Terrace, IL (Rev. 10-26-2020)

Page 1 of 4



Administered by Planned Administrators Inc. Columbia, SC



Short-Term Disability/ Proof of Loss Form

Mail to: PAI, P.O. Box 6702, Columbia, SC 29260-6702

Claims payment may be delayed if information is incomplete or missing.

Part One: Employer Completes This Section

Employer's Name:				olicy Number:	
Address:			City	State	ZIP
Employer's Telephone No.:		Contact Pers	on:		
Employee's Name:					
Last		First	Middle		
Address:					
Street			City	State	ZIP
Home Telephone:				_ Sex: 🗌 Male	E Female
Date Hired:	Effective Date	of Coverage:			
Base Earnings: Monthly \$		Weekly \$	Occupation:		
Employee laid off prior to this illness?	🗌 Yes 🗌 No	lf yes, date:			
Date employee first unable to work:			Date employee returned to we	ork:	
Was illness or injury due to patient's or					
I hereby certify that the above named knowledge and belief.	employee is a mem		o insurance program and the inf		ove is correct to the best of my
Part Two: Employee Comp	oletes This Sec	ction			
Employee's Name:				Birth Date:	
Last		First	Middle		
Date of First Treatment (Illness):		_	Date of Accident (Injury):	If accident,	how did it occur?
Did accident occur at work? Yes			st unable to work:		
Did patient have same or similar condition	tion in past?	s 🛄 No If	yes, when? List name and addre	ess of attending phys	sician.
2					
Remarks:					

Authorization Instructions: The authorization should be completed and signed by the insured. If the insured is unable to sign, the authorization should be completed and signed by the legal guardian or next-of-kin.

To healthcare providers:

You are authorized to permit Planned Administrators, Inc., its Third Party Administrators, and any authorized representative to view and obtain copies of all records related to health care services rendered, health care advice, treatment or supplies provided to the patient including information related to mental illness, drug or alcohol treatment, HIV or AIDS. The information provided will only be used as it relates to the evaluation of claims for benefit payment.

I understand the information obtained will only be used by Planned Administrators, Inc. to determine eligibility for insurance and benefits claimed under the policy. I consent to disclosure of such information to reinsuring companies, the Medical Information Bureau and such other persons or organization performing business or legal services in connection with my claim, or as may be otherwise lawfully required. Such information will not be given, sold, transferred, or relayed to any other person not specified in this form without my consent. I understand this authorization may be revoked by written notice to Planned Administrators, Inc. but this revocation will not apply to information already released. If not revoked, this authorization will be valid while the claim is pending but not to exceed a maximum of two years from the date below. I know I may request to receive a copy of this authorization. I also agree that a







Short-Term Disability/ Proof of Loss Form Mail to: PAI, P.O. Box 6702, Columbia, SC 29260-6702

photographic copy of this authorization shall be as valid as the original.

Employee Signature	Data			lionahin to incurred if ciana	d hu athar than incurad
	Date			tionship to insured if signe	
signed by other than the Insured, please pri	int name and address and include	e guardianship papei	s or other evidence	of legal representa	tion.)
Name	Address				
art Three: Attending Physici	an's Statement (Medica	al records attach	ied? 🗌 Yes 🗌 1	No)	
atient's Name:					\ge:
Last	First		Middle		.go
street ithorization to Release Information: I her atment.	reby authorize the undersigned ph	^{City} nysician to release a		red in the course o	ZIP f my examination
Signed (Patient):			Da	ite:	
a. Diagnosis –ICD9 Code:	and concurrent	condition description	ı		
If fracture or dislocation, describe natur					
b. Is condition due to injury or sickness ari		? 🗌 Yes 🗌 No	If yes, explain:		
c. Is condition pregnancy? Yes N Type of delivery:	o If yes, what was the approxim	nate date of commer	cement of pregnanc	y?	
) a. When did symptoms first appear or acci	ident happen? Date:				
b. When did patient first consult you for thi					
c. Has patient ever had same or similar co		state when and des	cribe.		
) a. Nature of surgical or obstetrical procedu Date performed:	ure, if any. 	t Describe fully	and include current	CPT-4 codes:	
b. If performed in a hospital, give name of	hospital and dates hospitalized.				
) Give dates of other medical (non-surgic	al) treatment, if any.				
) Is patient still under your care for this co	ondition? Yes No If no,	give date your servio	ces terminated:		
) a. How long was or will patient be continue	ously totally disabled?		, 20 t	0	, 20
If unknown, please estimate anticipated	l recovery date.				
b. Is this an extension of a previous disabi	ility claim? 🗌 Yes 🗌 No 🛛 Pr	evious date:			
If yes, provide new dates through which	n patient will be totally disabled.				
	· · · –	an coverage?	Yes 🗌 No If y		
To your knowledge, does patient have o	ther health insurance or health pl		Yes 🗌 No If y		
) To your knowledge, does patient have o	ther health insurance or health pl		Yes Date:		
) To your knowledge, does patient have o hysician's Signature:	ther health insurance or health pl	Middle	Yes Date:		
) To your knowledge, does patient have o hysician's Signature:	ther health insurance or health pl	Middle	Yes No If y Date: Degree:	Telephone:	
To your knowledge, does patient have o Physician's Signature: Physician's Name: (Print) Last (Address: Street	ther health insurance or health pl	Middle	Yes No If y Date: Degree:		
To your knowledge, does patient have o Physician's Signature: Physician's Name: (Print) Last (Address: Street	ther health insurance or health pl	Middle	Yes No If y Date: Degree:	Telephone:	
To your knowledge, does patient have o Physician's Signature: Physician's Name: (Print) Last Address:	ther health insurance or health pl	Middle	Yes No If y Date: Degree:	Telephone:	



Columbia, SC



Short-Term Disability/ Proof of Loss Form

Mail to: PAI, P.O. Box 6702, Columbia, SC 29260-6702

Fraud Notices

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

<u>Alaska</u>: ALASKA LAW REQUIRES US TO NOTIFY YOU OF THE FOLLOWING: Any person who knowingly and with intent to injure, defraud, or receive an insurance company files a claim containing false, incomplete, or misleading information may be prosecuted under state law.

<u>Arizona</u>: For your protection **Arizona** law requires the following statement to appear on this form: Any person who knowingly presents a false or **fraudulent** claim for payment of a loss is subject to criminal and civil penalties. Penalties may include imprisonment, fines, denials of **insurance** and civil damages.

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

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

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

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

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

Kansas: Any person who knowingly and with intent to defraud any insurance company or other person by presenting any written statement as part of an application for insurance, the rating of an insurance policy, or statement of claim containing any materially false information, or conceals for the purpose of misleading information concerning any fact material thereto has committed a fraudulent insurance act.

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

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

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

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

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

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

New York: Any person who knowingly and with intent to defraud any insurance company or other person files an application for insurance or statement of claim containing any materially false information, or conceals for the purpose of misleading, information concerning any fact material thereto, commits a fraudulent insurance act, which is a crime, and shall also be subject to a civil penalty not to exceed five thousand dollars and the stated value of the claim for each such violation.

<u>Oregon</u>: Any person who, with an intent to knowingly defraud or knowingly facilitate a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement or a material fact, may be guilty of insurance fraud.

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

Puerto Rico: Any person who knowingly and with the intention to defraud includes false information in an application for insurance or file, assist or abet in the filing of a fraudulent claim to obtain payment of a loss or other benefit, or files more than one claim for the same loss or damage, commits a felony and if found guilty shall be punished for each violation with a fine of no less than five thousand dollars (\$5,000), not to exceed ten thousand dollars (\$10,000); or imprisoned for a fixed term of three (3) years, or both. If aggravating circumstances exist, the fixed jail term may be increased to a maximum of five (5) years; and if mitigating circumstances are present, the jail term may be reduced to a minimum of two (2) years.

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

<u>All Other States Not Listed Separately</u>: Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.





Administered by Planned Administrators Inc. Columbia, SC



Missed Premium Direct Payment Form

Today's Date:

Form Instructions

To ensure your coverage is continuous (without lapse) when a payroll premium deduction or deductions were missed:

- 1. Make a copy of this form.
- 2. Complete this form. If more than one pay period was missed, please include all beginning and ending dates.
- 3. Attach a personal check, money order, or cashier's check for the full premium payment due, make payable to Planned Administrators, Inc.
- 4. Return the form and your premium payment to the address below within 45 days of the missed paycheck date. Missed premium direct payments dated after this 45 days of the missed premium cannot be accepted and will be returned.

Notes

- You may not make a direct payment to continue your coverage if you have never had a premium payment deducted from your paycheck or if you are no longer eligible.
- If you have been terminated you may not make up missed premiums. Instead, you will be notified of any rights that you have to continue coverage under COBRA.

Employee Information All blanks must be completed and form must be signed.

Company Name:					
Employee's Name:				SSN:	
	(Please Print)	Last	First	Middle	
Maximum of six co	onsecutive	weeks of missed prer	nium direct payments w	ill be accepted. After that	at, coverage will be terminated.
Missed Payche	eck P	ay Period Beginning	Pay Period Ending	Total Payment	
Date		Date	Date	(must match your deduct on previous pay stubs	tion

Employee's Signature:		

Return Form and Payment to: PAI

Attn: Missed Premiums PO Box 6839 Columbia, SC 29260-6839

You must return this completed form with your payment.

Questions? Call Essential StaffCARE's toll-free Customer Service Line, 1-866-798-0803, Monday through Friday, 8:30 a.m. to 8:00 p.m. Eastern Time. A language line is available for translation for most languages.





Underwritten by BCS Insurance Company Oakbrook Terrace, Illinois Administered by Planned Administrators Inc. Columbia, South Carolina

NOTICE CONCERNING COVERAGE LIMITATIONS AND EXCLUSIONS UNDER THE OHIO LIFE AND HEALTH INSURANCE GUARANTY ASSOCIATION ACT

Residents of Ohio who purchase life insurance, annuities or health insurance should know that the insurance companies licensed in the state to write these types of insurance are members of the Ohio Life and Health Insurance Guaranty Association. The purpose of this Association is to assure that the policyholders will be protected, within limits, in the unlikely event that a member insurer becomes financially unable to meet its obligations. If this should happen, the guaranty association will assess its other member insurance companies for the money to pay the claims of insured persons who live in the state and, in some cases, to keep coverage in force. The valuable extra protection provided by these insurers through the guaranty association is not unlimited, however. And, as noted in the box below, this protection is not a substitute for consumers' care in selecting companies that are well-managed and financially stable.

The Ohio Life and Health Insurance Guaranty Association may not provide coverage for this policy. If coverage is provided, it may be subject to substantial limitations or exclusions, and require continued residency in Ohio. You should not rely on coverage by the Ohio Life and Health Insurance Guaranty Association in selecting an insurance company or in selecting an insurance policy.

Coverage is *NOT* provided for your policy or any portion of it that is not guaranteed by the insurer or for which you have assumed the risk, such as a variable contract sold by prospectus. You should check with your insurance company representative to determine if you are only covered in part or not covered at all.

Insurance companies or their agents are required by law to give or send you this notice. *However, insurance companies and their agents are prohibited by law from using the existence of the guaranty association to induce you to purchase any kind of insurance policy.*

Ohio Life and Health Insurance Guaranty Association 5005 Horizons Drive, Suite 200 Columbus, OH 43220

> Ohio Department of Insurance 50 West Town Street Third Floor – Suite 300 Columbus, OH 43215

The state law that provides for this safety-net coverage is called the Ohio life and Health Guaranty Association Act. On the back of this page is a brief summary of this law's coverages, exclusions and limits. This summary does not cover all provisions of the law not does it in any way change anyone's rights or obligations under the act or rights or obligations of the guaranty association.

COVERAGE

Generally, individuals will be protected by the life and health insurance guaranty association if they live in Ohio and hold a life or health insurance contract, annuity contract, unallocated annuity contract; if they are insured under a group insurance contract, issued by a member insurer; or if they are the payee or beneficiary of a structured settlement annuity contract. The beneficiaries, payees or assignees of insured persons are protected as well, even if they live in another state.

EXCLUSIONS FROM COVERAGE

However, persons holding such policies are **not** protected by this association if:

- They are eligible for protection under the laws of another state (this may occur when the insolvent insurer was incorporated in another state whose guaranty association protects insured who live outside the state);
- The insurer was not authorized to do business in the state;
- Their policy was issued by a medical, health or dental corporation, and HMO, a fraternal benefit society, a
 mutual protective association or similar plan in which the policyholder is subject to future assessments, or
 by an insurance exchange.

The association also does **not** provide coverage for:

- Any policy or portion of a policy which is not guaranteed by the insurer or for which the individual has assumed risk, such as a variable contract sold by prospectus;
- Any policy of reinsurance (unless an assumption certificate was issued);
- Interest rate yields that exceed the average rate;
- Dividends;
- Credits given in connection with the administration of a policy by a group contract holder;
- Employers' plans to the extent they are self-funded (that is, not insured by an insurance company, even if an insurance company administers them).

LIMITS ON THE AMOUNT OF COVERAGE

The act also limits the amount the association is obliged to pay out: The association cannot pay more than what the insurance company would owe under a policy or contract. Also, for any one insured life, the association will pay a maximum of \$300,000 – except as specified below,_no matter how many policies and contracts there were with the same company, even if they provided different types of coverages. The association will not pay more than \$100,000 in case surrender values. \$500,000 in major health insurance benefits, \$300,000 in disability or long-term care insurance benefits, \$100,000 in other health insurance benefits, \$250,000 in present value of annuities, or \$300,000 in life insurance death benefits. Again, no matter how many policies and contracts there were with the same company, and no matter how many different types of coverages, the association will pay a maximum of \$300,000, except for coverage involving major medical insurance benefits, for which the maximum of all coverages is \$500,000.

Not to benefit plan trustees or other holders of unallocated annuities (GIC's. DAC's, etc) covered by the act: For unallocated annuities that fund governmental retirement plans under §§ 401, 403(b) or 457 of the Internal Revenue Code, the limit is \$250,000 in present value of the annuity benefits including net cash surrender value and net cash withdrawal per participating individual. In no event shall the association be liable to spend more than \$300,000 in the aggregate per individual, except as noted above. For covered unallocated annuities that fund other plans, a special limit of \$1,000,000 applies to each contract holder, regardless of the number of contracts held with the same company or number of persons covered. In all cases, of course, the contract limits also apply.

For more information about the Ohio Life & Health Insurance Guaranty Association, visit our website at: olhiga.org (As of 12/22/2015)