YOUR HEALTH PLAN & YOU
Dear Participant,

Welcome to the health plan provided to you and your eligible family members by Lincoln Consolidated Schools! Please take some time to review this booklet to help you maximize your benefit program. Then keep it handy where you can refer to it whenever needed.

This booklet includes the following sections:

**Overview Of Benefits:** This section of the plan provides a brief, easy-to-read outline of benefits for your reference. It also describes the important criteria to which all treatment, services or supplies provided by this plan are subject. For more comprehensive information about a particular benefit, please refer to the “Benefit Details” section of the plan.

**Prevention And Health Management:** The plan encourages you to obtain appropriate preventive care and to develop a lifestyle which promotes health and well being. We want you to reach your highest health potential! To assist you with taking personal accountability for your health, the plan provides the following:

- Comprehensive preventive care benefits.
- A 24 hour nurseline and audio library.
- Case management programs to assist you with the management of serious and chronic illness.
- Maternity Management.
- Disease Management

**Network Access:** The plan has been designed to provide you with high quality benefits that are also affordable. When you use a network provider, your patient liability amounts will be less than they would be if you sought services outside the network. This section fully explains how to find a network provider, the advantages of using network providers, and what happens if you are in an emergency situation and cannot use a network provider.

**Plan Structure:** The plan contains certain cost share responsibilities, such as deductibles and out-of-pocket (coinsurance) maximums and provisions such as pre-certification which are outlined in this section of the plan. The information includes graphs and descriptions to help you fully understand how the plan is structured.

**Benefit Details:** When you do need medical services, this section describes the benefits available for each type of service – from Ambulance to X-ray. Benefits listed in this section are subject to the criteria outlined in the “What Is Covered?” and “What Is Not Covered?” sections of the plan.

**Participating In The Plan:** This section explains the plan’s eligibility requirements for you, and your family members, when your coverage begins and ends, and what happens when you experience a change in status.

**Other Important Information:** This plan also provides general information regarding your rights to continue coverage, how this plan works with other coverage, how to submit claims and what to do if you disagree with a claim decision, as well as other information you may find helpful in understanding your benefits.
This plan is intended to comply with all provisions of any federal acts and/or applicable court decisions which set forth a precedent. This plan shall be deemed to be amended to minimum standards required by these acts and/or applicable court decisions, as interpreted by the Plan Administrator.

For those employees subject to a collective bargaining agreement, in the event any differences exist between this plan and the agreement, the agreement will govern.

Having a benefit plan to provide support in assisting you and your eligible family members with maximizing health and to provide benefits during a time of illness and injury is a significant advantage that also comes with responsibility. Remember that you have the responsibility to:

- Learn more about your health and about this health plan.
- Help make decisions about your health care.
- Give your physicians the best information that you can about your health so they can help you get the care you need.
- Follow your physician’s instructions about your health care.
- Focus now on living a healthy lifestyle!

We look forward to serving you! If you have questions about this plan or about your health care or need additional information, please do not hesitate to contact NGS CoreSource.

NGS CoreSource
P.O. Box 2310
Mt. Clemens, MI 48046
(800) 521-1555

For your convenience, you may also visit the NGS CoreSource website at www.ngs.com.

On the website, you can access your enrollment and claims information at any time of the day or night through the NGS CoreSource Self-Service Infocenter. Simply click on the “Self-Service Infocenter” and follow the three simple steps to register. On this site, you will have access to:

- Received, pended and paid claims.
- Deductible, out-of-pocket (coinsurance) and maximum accumulations.
- Searchable Network directory information.

…and much more! If you need assistance with registering, you can contact our Help Desk at (877) 938-8875.
### Important Phone Numbers

<table>
<thead>
<tr>
<th>Name</th>
<th>Telephone Number</th>
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<tbody>
<tr>
<td>Your Doctor (primary care):</td>
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<tr>
<td>Your Doctor:</td>
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<td>Your Doctor:</td>
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<tr>
<td>Your Hospital:</td>
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<tr>
<td>Your Pharmacy:</td>
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### Important Contact Information

<table>
<thead>
<tr>
<th>Name</th>
<th>Telephone Number</th>
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<tbody>
<tr>
<td>NGS CoreSource</td>
<td>1-800-521-1555</td>
</tr>
<tr>
<td>Caremark</td>
<td>1-866-644-7527</td>
</tr>
<tr>
<td>YourCare Focus</td>
<td>1-866-454-8445</td>
</tr>
<tr>
<td>Nurseline</td>
<td>1-866-561-4953</td>
</tr>
<tr>
<td>Medicare Helpline</td>
<td>1-800-MEDICARE (1-800-633-4227) TTY: 1-877-486-2048</td>
</tr>
<tr>
<td>Social Security Administration</td>
<td>1-800-772-1213 TTY: 1-800-325-0778</td>
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# TABLE OF CONTENTS

<table>
<thead>
<tr>
<th>Section</th>
<th>Pages</th>
</tr>
</thead>
<tbody>
<tr>
<td>OVERVIEW OF BENEFITS</td>
<td>8-12</td>
</tr>
<tr>
<td>OVERVIEW OF BENEFITS: BENEFIT CRITERIA</td>
<td>13-15</td>
</tr>
<tr>
<td>PREVENTION AND HEALTH MANAGEMENT</td>
<td>16-17</td>
</tr>
<tr>
<td>- How Will I Know If My Care Is “Preventive Care”?</td>
<td>16</td>
</tr>
<tr>
<td>- Who Needs Wellness? ... You Do!</td>
<td>16</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>16</td>
</tr>
<tr>
<td>- Nurse24</td>
<td>17</td>
</tr>
<tr>
<td>- YourCare Focus</td>
<td>17</td>
</tr>
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<td>- YourCare Healthy Benefits</td>
<td>17</td>
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<tr>
<td>- YourCare Monitoring</td>
<td>17</td>
</tr>
<tr>
<td>NETWORK ACCESS</td>
<td>18-19</td>
</tr>
<tr>
<td>- Why Is Having A “Family” Physician Important?</td>
<td>18</td>
</tr>
<tr>
<td>- What Is A Network Provider?</td>
<td>18</td>
</tr>
<tr>
<td>- How Do I Locate Network Providers In My Area?</td>
<td>18</td>
</tr>
<tr>
<td>- What If I Am Traveling Outside The Normal PPO Network Service Area And</td>
<td>18</td>
</tr>
<tr>
<td>Want To Utilize A Network Provider?</td>
<td>18</td>
</tr>
<tr>
<td>- Foreign Claims</td>
<td>19</td>
</tr>
<tr>
<td>PLAN STRUCTURE</td>
<td>20-25</td>
</tr>
<tr>
<td>- What Is The Plan Deductible?</td>
<td>20</td>
</tr>
<tr>
<td>- What Is Your Out-Of-Pocket (Coinsurance) Maximum?</td>
<td>20</td>
</tr>
<tr>
<td>- Why Do I Get So Many Bills?</td>
<td>21</td>
</tr>
<tr>
<td>- Does This Plan Have A Pre-Verification Provision?</td>
<td>21</td>
</tr>
<tr>
<td>- Do I Need To Get A Pre-Verification?</td>
<td>21</td>
</tr>
<tr>
<td>- How Does The Pre-Verification Process Work?</td>
<td>22</td>
</tr>
<tr>
<td>- Verification Before Services Are Rendered – Urgent Care Pre-Service Claims</td>
<td>22</td>
</tr>
<tr>
<td>- Verification Before Services Are Rendered – Non-Urgent Care Claims</td>
<td>23</td>
</tr>
<tr>
<td>- Verification During Your Hospital Stay</td>
<td>23</td>
</tr>
<tr>
<td>- Verification After A Hospital Stay</td>
<td>24</td>
</tr>
<tr>
<td>- What If My Provider And I Disagree With The Decision?</td>
<td>24</td>
</tr>
<tr>
<td>- Case Management</td>
<td>25</td>
</tr>
<tr>
<td>BENEFIT DETAILS</td>
<td>26-36</td>
</tr>
<tr>
<td>- Working With Your Physician</td>
<td>26</td>
</tr>
<tr>
<td>- What If I Need Diagnostic Testing?</td>
<td>27</td>
</tr>
<tr>
<td>- Preparing For Diagnostic Testing</td>
<td>27</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>28</td>
</tr>
<tr>
<td>- What If I Need Emergency Treatment?</td>
<td>29</td>
</tr>
<tr>
<td>- Be Prepared For A Possible Emergency</td>
<td>29</td>
</tr>
<tr>
<td>- Urgent Or Emergency Care Centers</td>
<td>30</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>30</td>
</tr>
<tr>
<td>- What If I Need To Be Admitted To The Hospital?</td>
<td>31</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>31</td>
</tr>
<tr>
<td>- What If I Need Step Down Care?</td>
<td>32</td>
</tr>
<tr>
<td>- Rehabilitative Care</td>
<td>32</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>32</td>
</tr>
<tr>
<td>- Home Health Care</td>
<td>33</td>
</tr>
<tr>
<td>- What Is Covered?</td>
<td>33</td>
</tr>
</tbody>
</table>
COORDINATION OF BENEFITS (COB) .................................................................................................................. 59-63
How Does Coordination Work?........................................................................................................................... 59
How Does The Plan Coordinate Benefits When Multiple Preferred Provider Arrangements Are Utilized? .......................................................................................................................................................... 59
Determining The Order Of Benefit Payments.......................................................................................................... 60
Other Instances Where The Plan Coordinates Benefits With Other Coverages .................................................................... 61-62
How The Plan Coordinates With Automobile Insurance Coverage ................................................................................. 63
Coordination With Automobile Insurance Coverage ........................................................................................................ 63

PARTICIPATING IN THE PLAN.................................................................................................................................... 64-72
GLOSSARY............................................................................................................................................................ 73-79
COBRA CONTINUATION COVERAGE .................................................................................................................. 80-83
What Is COBRA? ................................................................................................................................................... 80
When Would I Qualify For COBRA?.......................................................................................................................... 80
What Must I Do To Notify My Employer Of An Event That Would Trigger COBRA Coverage? .......................................................................................................................................................................................... 80
How Can I Elect COBRA? ...................................................................................................................................... 80
What Is The Cost For COBRA Coverage?.................................................................................................................. 80
When Must I Make Premium Payments? ................................................................................................................ 81
How Long Can I Continue COBRA? ........................................................................................................................ 81
Can The Length Of COBRA Coverage Be Extended? ............................................................................................... 82
What Other Facts Should I Know Regarding My Rights Under COBRA? ......................................................................... 83
Who Should I Contact For Further Information And To Whom Should I Provide Notice Of COBRA Events? .......................................................................................................................................................................................... 83

HIPAA PRIVACY RULES ........................................................................................................................................ 84-93
Protected Health Information (PHI) ........................................................................................................................... 84
Use And Disclosure Of PHI...................................................................................................................................... 84
Business Associates Of The Plan.................................................................................................................................... 84
Workforce Of The Plan................................................................................................................................................ 84-85
Individual Rights........................................................................................................................................................ 85
Process To Request Access, Amending, Accounting Or Restriction Of PHI ............................................................................. 86
Access To PHI.......................................................................................................................................................... 86-87
Denial Of Access........................................................................................................................................................ 87
Amending PHI.......................................................................................................................................................... 88
Denial Of Request To Amend PHI.................................................................................................................................. 88
Amending PHI When Notified By Another Entity........................................................................................................ 89
Accounting For The Use Of PHI.................................................................................................................................. 89
Requesting Restriction Of Use Of PHI.......................................................................................................................... 89
Applicability Of State Laws.......................................................................................................................................... 90
Separation Of Plan And Plan Administrator ................................................................................................................ 91-92
What Other Types Of Activities Involve The Collection Or Use And Disclosure Of PHI? ............................................ 92
The Plan’s Legal Obligations.......................................................................................................................................... 92
Privacy Policy Changes................................................................................................................................................ 93

HELP FIGHT FRAUD ............................................................................................................................................. 94
Detection Tips.......................................................................................................................................................... 94
Prevention Tips.......................................................................................................................................................... 94
Who Do I Contact If I Suspect Fraud, Waste Or Abuse?................................................................................................. 94
OVERVIEW OF BENEFITS

The plan is designed to provide levels of benefits based on the choices you make. Benefits that are payable are subject to the terms and conditions of the plan as indicated in the following pages.

<table>
<thead>
<tr>
<th>Deductible</th>
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<tbody>
<tr>
<td>Network</td>
</tr>
<tr>
<td>None</td>
</tr>
<tr>
<td>Non-Network</td>
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<tr>
<td>$250</td>
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</table>

<table>
<thead>
<tr>
<th>Out-Of-Pocket (excluding deductible)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Network</td>
</tr>
<tr>
<td>None</td>
</tr>
<tr>
<td>Non-Network</td>
</tr>
<tr>
<td>$2,000</td>
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<table>
<thead>
<tr>
<th>Lifetime Maximum</th>
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<tbody>
<tr>
<td>Network</td>
</tr>
<tr>
<td>Unlimited</td>
</tr>
<tr>
<td>Non-Network</td>
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Pre-Certification: All transplant procedures must be pre-certified. Failure to pre-certify a transplant procedure may result in a reduction in benefits.

### MEDICAL EXPENSES - ESSENTIAL BENEFITS

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<thead>
<tr>
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<th>Network</th>
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<tbody>
<tr>
<td>Hospital-Inpatient</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Surgery</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Hospital Visits</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Emergency Room</td>
<td>100%, after $25 co-pay (Co-pay waived if admitted)</td>
<td>100%, after $25 co-pay (Co-pay waived if admitted)</td>
</tr>
<tr>
<td>Urgent Care</td>
<td>100%, after $10 co-pay</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Acupuncture and Acupressure</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Allergy Testing and Injections</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Ambulance</td>
<td>100%</td>
<td></td>
</tr>
<tr>
<td>Anesthesia</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Blood</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Cardiac Rehabilitation</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Chemotherapy</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Service</td>
<td>Network</td>
<td>Non-Network</td>
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<tr>
<td>--------------------------------------------------------</td>
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</tr>
<tr>
<td>Chiropractic Care</td>
<td></td>
<td></td>
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<tr>
<td>• Office Visits, Spinal Manipulation/Adjustments</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Massage Therapy, Physical Therapy &amp; X-rays</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(38 visits in a plan year)</td>
<td></td>
<td></td>
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<tr>
<td>Consultations</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Inpatient and Outpatient</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>• Office</td>
<td>100%, after $5 co-pay</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Contraceptives Implants and Devices, IUD and diaphragms</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Dialysis</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Fertility Testing to determine cause and surgical</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>procedures to correct</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Counseling</td>
<td>100%, after $5 co-pay</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Hearing Aids</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Limited to once every 36 month period)</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Home Health Care</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Hospice</td>
<td></td>
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<tr>
<td>(Respite care limited to 5 days during a 30 day period)</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Implants</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Injections</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Laboratory Testing</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Mammogram</td>
<td></td>
<td></td>
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<tr>
<td>(Limited to 1 per calendar year for preventive)</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Medical Equipment and Supplies, including diabetic</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>supplies, insulin pumps, blood glucose monitors</td>
<td></td>
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<tr>
<td>and prescribed sterile gloves</td>
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<td></td>
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<tr>
<td>Mental Disorders and/or Substance Abuse Expenses</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Inpatient</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>• Outpatient</td>
<td>100%, after $5 co-pay</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Nursing - Private Duty</td>
<td>90%</td>
<td>90% after deductible</td>
</tr>
<tr>
<td>Medical Plan</td>
<td>Network</td>
<td>Non-Network</td>
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<tr>
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<tr>
<td>Occupational Therapy</td>
<td><strong>100%</strong></td>
<td><strong>80% after deductible</strong></td>
</tr>
<tr>
<td>(Limited to 60 visits in a calendar year combined with speech and physical therapy)</td>
<td></td>
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</tr>
<tr>
<td>Office Visits, including related services rendered during the physician’s office visit</td>
<td><strong>100%, after $5 co-pay</strong></td>
<td><strong>80% after deductible</strong></td>
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<tr>
<td>Orthotics</td>
<td><strong>100%</strong></td>
<td><strong>100%</strong></td>
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<tr>
<td>Physical Therapy</td>
<td><strong>100%</strong></td>
<td><strong>80% after deductible</strong></td>
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<tr>
<td>(Limited to 60 visits in a calendar year combined with occupational and speech therapy)</td>
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<tr>
<td>Pregnancy Related Expenses-Mother</td>
<td><strong>100%</strong></td>
<td><strong>80% after deductible</strong></td>
</tr>
<tr>
<td>• Pre and Post Natal Care and Delivery</td>
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<tr>
<td>Prescription Drugs</td>
<td><strong>Retail</strong></td>
<td><strong>Mail Order</strong></td>
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<tr>
<td>• Generic</td>
<td><strong>30-day supply</strong> 30-day supply</td>
<td><strong>90-day supply</strong> 90-day supply</td>
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<tr>
<td>• Brand</td>
<td>$10 co-pay $10 co-pay</td>
<td>$40 co-pay $40 co-pay</td>
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<tr>
<td>Preventive Care</td>
<td><strong>Required preventive care</strong></td>
<td><strong>Not Covered</strong></td>
</tr>
<tr>
<td>• as defined by PPACA including but not limited to:</td>
<td><strong>100%</strong></td>
<td></td>
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<tr>
<td>– Immunizations</td>
<td></td>
<td></td>
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<tr>
<td>– Well child care</td>
<td></td>
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<tr>
<td>– Routine physical exams</td>
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<tr>
<td>– Screening for high blood pressure</td>
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<td>– Mammogram</td>
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<tr>
<td>– Screening for cervical cancer</td>
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<td>– Screening for cholesterol cancer</td>
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<td></td>
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<tr>
<td>– Screening for diabetes</td>
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<tr>
<td>– Screening for colorectal cancer</td>
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**NOTE:** For additional information including any limitations go to the website [www.uspreventiveservicestaskforce.org](http://www.uspreventiveservicestaskforce.org)
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<thead>
<tr>
<th>Service</th>
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<tbody>
<tr>
<td>Preventive Care (continued)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>• Prostate Specific Antigen (PSA) exam and related testing</td>
<td>100%</td>
<td>Not Covered</td>
</tr>
<tr>
<td>Prosthetic Devices</td>
<td></td>
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<tr>
<td>(Specially designed prosthetic bras are limited to 3 in a calendar year)</td>
<td>100%</td>
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<tr>
<td>Radiation Therapy</td>
<td>100%</td>
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<tr>
<td>Skilled Nursing Facility</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Speech Therapy</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>(Limited to 60 visits in a calendar year combined with occupational and physical therapy)</td>
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<td></td>
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<tr>
<td>Transplants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Human Organs (Cornea, Kidney, Skin)</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Bone Marrow</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Transplants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Specified Human Organs: Liver, Heart, Lung, Pancreas, Heart-Lung</td>
<td>(Designated Transplant Network) 100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>Weight Management for Morbid Obesity</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Payment is based as service rendered</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(e.g. surgery will be covered as stated under the surgery listing)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>X-rays</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
<tr>
<td>All Other Covered Expenses</td>
<td>100%</td>
<td>80% after deductible</td>
</tr>
</tbody>
</table>
### MEDICAL EXPENSES - NON-ESSENTIAL BENEFITS

<table>
<thead>
<tr>
<th>Benefit</th>
<th>Network</th>
<th>Non-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Medical Weight Loss Treatment</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Limited to $625 per special benefit period (the first date of service and ends three years following that date)</td>
<td>100%</td>
<td>80% after <strong>deductible</strong></td>
</tr>
<tr>
<td><strong>Transplants</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$10,000 maximum for transportation, meals and lodging for patient and 1 companion (2 if the patient is a minor)</td>
<td>100%</td>
<td>80% after <strong>deductible</strong></td>
</tr>
<tr>
<td><strong>Vision</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(Eye glass frames for glasses following cataract <strong>surgery</strong> limited to $100)</td>
<td>100%</td>
<td>80% after <strong>deductible</strong></td>
</tr>
</tbody>
</table>

**NOTE:** This is only a brief overview of benefits. Please refer to the sections of the plan for complete information on the eligibility provisions, limitations and for all other terms of the plan. Any maximums listed are applicable to all plan levels.
OVERVIEW OF BENEFITS: BENEFIT CRITERIA

You need to know that this plan provides coverage for treatment, services and supplies that meet certain criteria. FOR CHARGES TO BE CONSIDERED FOR PAYMENT UNDER THIS PLAN, THE TREATMENT, SERVICE OR SUPPLY:

1. MUST BE MEDICALLY NECESSARY (OR BE PREVENTIVE),
2. MUST BE RENDERED BY A COVERED PROVIDER/FACILITY,
3. MUST NOT EXCEED REASONABLE AND CUSTOMARY AMOUNTS,
4. MUST NOT BE CONSIDERED EXPERIMENTAL/INVESTIGATIONAL, AND
5. MUST NOT BE LIMITED, RESTRICTED OR EXCLUDED ELSEWHERE IN THIS SUMMARY PLAN DESCRIPTION (SPD).

These criteria, which are explained below, are admittedly very technical. It is not our intention to confuse you. Instead, we would like to assist you with understanding how these provisions relate to your proposed course of treatment. You and/or your physician should feel free to contact NGS CoreSource for additional clarification on any of the provisions listed below.

1. When Is A Procedure, Service Or Supply Considered Medically Necessary?

A procedure, service or supply is deemed to be medically necessary when it is for the treatment of an illness or injury; it is prescribed by a physician and is professionally accepted as the usual, customary and effective means of treating a condition. Diagnostic x-rays and laboratory tests that are performed due to definite symptoms of illness or injury or reveal the need for treatment will be considered medically necessary. In the evaluation of medical necessity, the plan may request records that, if legally required to be maintained, must be made available to the plan in order to consider the expenses. The plan may also seek outside medical opinions from appropriate board certified specialists. The plan reserves the right to have the patient examined by an independent specialist in the appropriate field of medicine.

2. Who Is A Covered Provider?

A provider shall be considered a covered provider if he or she is a provider listed in the definition of “physician,” “hospital,” “skilled nursing facility,” “hospice” or “home health care agency” (Please see the “Glossary”) acting within the scope of his or her license. Additionally, the plan will cover other providers who are not physicians but who are specifically mentioned as covered providers in this SPD, provided they are acting within the scope of their license.
3. **What Is Meant By “Reasonable And Customary”?**

“**Reasonable and Customary**” (R&C) refers to certain plan limitations on provider charges, in regard to what will be accepted as allowable under the plan. As the actual purchaser of health care services, you should not hesitate to seek information from medical providers on the cost of proposed treatments for you and your family members, just as you would if you were making any other type of purchase. While the plan has contracted with a Preferred Provider Network (PPO) to pre-arrange negotiated rates with **network providers**, charges over R&C will be denied for **non-network providers** and certain aspects of R&C calculations may also still impact what the plan will reimburse on a network claim. By playing an active role in seeking cost information, you can minimize your own out-of-pocket (coinsurance) costs and conserve the dollars applied to any maximums under the plan as well. In general, R&C means that the charge is comparable to fees charged for the same or similar services in the geographic area where the service is rendered. **Reasonable and customary** calculations also use standard methods to adjust for unusual circumstances or complications which may require additional time, skill or experience.

With in-network professional services (services provided by an individual practitioner), R&C is the fee agreed to by the participating provider as long as your provider adheres to standard billing practices.

All (both in- and out-of-network) health care practitioners must bill the plan using CPT codes to indicate services performed. CPT codes were developed by and are maintained by the American Medical Association. Along with assigning codes to particular services, the AMA has established guidelines for billing and reimbursement. For example, when more than one surgical procedure is performed in the same operative session, CPT rules limit reimbursement on secondary procedures to 50% of the amount that would normally be reimbursable for that code. This plan’s reimbursement will follow CPT guidelines. You should confirm with your provider, whether in-network or out-of network, that his or her practice follows the AMA’s CPT coding guidelines to ensure that you do not have a liability for amounts over R&C.
4. **What Is Meant By “Experimental” Or “Investigational”?**

The plan will consider a drug, device, supply, treatment, procedure or service to be “experimental” or “investigational”:

   a) if the drug, device, supply, treatment, procedure or service cannot be lawfully marketed without approval of the U.S. Food and Drug Administration and approval for marketing has not been given for the proposed use at the time the device or supply is furnished; or

   b) if the drug, device, supply, treatment, procedure or service, or the patient’s informed consent document utilized with respect to the drug, device, supply, treatment, procedure or service was reviewed and approved by the treating facility’s institutional review board or other body serving a similar function, or if federal law requires such review or approval; or

   c) if the drug, device, supply, treatment, procedure or service is the subject of on-going Phase I or Phase II clinical trials, or is the research, experimental or investigational arm of on-going Phase III clinical trials; or

   d) if based on documentation in one of the standard reference compendia or in substantially accepted peer-reviewed medical literature that the prevailing opinion among experts regarding the drug, device, supply, treatment, procedure or service is that further studies or clinical trials are necessary to determine its maximum tolerated dose, toxicity, safety or efficacy.

**Exception:** An FDA approved drug that meets the criteria set under **reliable scientific evidence** will not be deemed experimental.

5. **What Is Excluded Under The Plan?**

The plan excludes payment for certain treatment, services or supplies in the form of limitations or maximums, subject to the criteria listed above, the general exclusions listed in the exclusions section at the back of the document, and specific benefit exclusions described under the benefit details section of this plan. When determining if a particular treatment, service or supply is payable, it is important to first consider the criteria listed above, then review the benefit details and general exclusions to determine if any limitations, maximums or exclusions apply.
PREVENTION AND HEALTH MANAGEMENT

“An ounce of prevention is worth a pound of cure.” Making preventive care a priority in your life can be difficult, but it is always worthwhile. Many of today’s most debilitating health conditions such as heart disease, cancer, diabetes and chronic respiratory disease may be directly linked to lifestyle choices including tobacco use, physical inactivity, poor nutrition, and excessive alcohol consumption. The solution seems simple...adopt a healthy lifestyle, and avoid preventable health conditions...but changing our daily behaviors can be extremely difficult.

How Will I Know If My Care Is “Preventive Care”??

Many people are confused about when their care is considered “preventive” and when their care is considered “diagnostic”. While each situation is different, a general rule of thumb is treatment for personal history or symptoms will be considered “diagnostic” care or treatment. Treatment for family history or symptoms is considered “preventive” care or treatment.

Who Needs Wellness?...You Do!

Wellness is important for every person, at every age and of every health status, but our specific needs are very different. For that reason, Lincoln Consolidated Schools’ preventive care benefits offer you flexibility - you and your physician determine what services are best for you. The plan, in conjunction with Lincoln Consolidated Schools' other preventive programs, also offers you guidance - to help you manage your health and use your benefits wisely.

What Is Covered?

This plan provides the following preventive benefits:

- **Required preventive care** as defined by PPACA including but not limited to:
  - Immunizations
  - Well child care
  - Routine physical exams
  - Screening for high blood pressure
  - Mammogram
  - Screening for cervical cancer
  - Screening for cholesterol
  - Screening for diabetes
  - Screening for colorectal cancer

  **NOTE:** For additional information including any limitations go to the website [www.uspreventiveservicestaskforce.org](http://www.uspreventiveservicestaskforce.org).

- The plan also provides coverage for the following preventive services:
  - Prostate Specific Antigen (PSA) exam and related testing
**Nurse24**

When you have a health problem and you aren’t sure what to do, you can call and speak with a specially trained Registered Nurse anytime, day or night, seven days a week. From general health, wellness and medication information to triage of urgent issues, the Nurse24 staff will help you make the most informed decisions. There’s no charge to you, and the call is toll-free: 1-866-373-6877.

**YourCare Focus**

YourCare Focus assists individuals who are dealing with one or more serious chronic health conditions. YourCare Focus is not intended to replace your physician’s advice. Rather, YourCare Focus is here to help ensure that you make the best use of your benefits, and you receive appropriate medical treatment and follow-up care for your condition(s) from high-quality medical care providers. If you receive a call from a YourCare Registered Nurse, please take advantage of their expertise, and feel free to ask questions.

**YourCare Healthy Benefits**

YourCare Healthy Benefits helps maximize your health potential by reminding you when you’re due for important medical preventive tests and screenings. YourCare Healthy Benefits reminders are for children, pregnant women, women over 40, and men over 50. If you fall into one of these categories and YourCare’s Registered Nurses and Health Coaches notice that you have not received your recommended tests or screenings, they will send a YourCare Healthy Benefits Reminder to you and your primary care physician. While you and your doctor make decisions about your medical care, the goal of YourCare Healthy Benefits is to provide both of you with information to help you make those decisions.

**YourCare Monitoring**

YourCare Monitoring helps you or your covered dependents that are diagnosed with a chronic illness, like diabetes or asthma, increase health potential and minimize healthcare costs by offering guidance about the right course of treatment. If YourCare’s Registered Nurses identify a potential gap in your care, such as a missed appointment or annual blood test, they’ll send a reminder to you and your doctor alerting you to a possible missed opportunity to keep your condition in check.

If you receive a YourCare Monitoring notice in the mail, give your doctor a call and ask whether the tests or screenings identified by the nurses are right for you. Only you and your doctor can make decisions about your medical care. The goal of YourCare is to provide both of you with information that might help you make those decisions. YourCare nurses work with your physician to ensure you are receiving the highest quality of care.
**NETWORK ACCESS**

**Why Is Having A “Family” Physician Important?**

Managing your family’s healthcare, from both a medical and financial perspective, can be a difficult and complicated process. Your family **physician** is your partner in navigating that process. He or she coordinates the care your family receives as well as the providers that render that care. Seeing your family **physician** regularly keeps him or her well informed about your health and allows you and your **physician**, together, to make the best possible choices about the treatment your family receives, regardless of plan coverage.

**What Is A Network Provider?**

A **network provider** is a facility or practitioner who has a signed contract with a preferred provider network (PPO) to provide medical services at a specific rate or pay. **Network providers** are independent contractors and the plan does not provide any guarantee concerning the care provided by **network providers**.

**How Do I Locate Network Providers In My Area?**

To locate **network providers** in your area, simply log onto the NGS CoreSource website ([www.ngs.com](http://www.ngs.com)) and click on “Choosing a Health Care Provider”, then click on “Locate a Doctor.” You may search for a provider by specialty, location or distance. You may also contact NGS CoreSource at 1-800-521-1555.

**What If I Am Traveling Outside The Normal PPO Network Service Area And Want To Utilize A Network Provider?**

If you are traveling outside the normal PPO Network service area and want to utilize a **network provider**, you may do so as the plan has contracted with “wrap” PPO Network(s).

To locate **network providers** in your area, simply log onto the NGS CoreSource website ([www.ngs.com](http://www.ngs.com)) and click on “Choosing a Health Care Provider”, then click on “Locate a Doctor.” You may search for a provider by specialty, location or distance. You may also contact the “wrap” PPO Network at 1-800-678-7427 or NGS CoreSource at 1-800-521-1555.
Foreign Claims

You or your dependent may be traveling, or attending school and residing outside the United States (U.S.), or working in the U.S. and a citizen of another country. Under these circumstances, you or your dependents may receive medical treatment in another country and it is important for you to understand how this plan will treat expenses incurred in a country outside of the U.S.

1. If you and/or your dependent are a citizen of another country covered under the national health program of your country of origin, any treatment that you receive within your country of origin will be covered by the national health plan and not covered by this plan. Covered expenses for treatment that you or your dependent receives in the U.S. will be covered under this plan. If your dependent reside in another country (not your country of origin) in order to attend a qualified institute of higher learning, covered expenses for treatment received in the country of residence will be covered under this plan as though they were incurred in the U.S. If you and/or your dependent are traveling outside of the U.S., your country of residence or your country of origin, only covered expenses for emergency treatment will be considered for reimbursement under the plan.

2. If your dependent is a U.S. citizen residing outside of the U.S. in order to attend a qualified institute of higher learning, covered expenses for treatment that your dependent receives in the U.S. or the country of residence will be covered under this plan. If you or your dependent are traveling outside of the U.S. or your country of residence, only covered expenses for emergency treatment will be considered for reimbursement under the plan.

3. If your dependent child’s residence is different than yours (e.g., dependent children living with a former spouse), the plan will consider only the following expenses for reimbursement:
   - Covered expenses incurred within the U.S.
   - Covered expenses incurred within the country of origin only if no national health plan is available to the dependent.
   - Covered expenses incurred outside the U.S. in the country of residence (but not country of origin).
   - Covered expenses for emergency treatment only while traveling outside of the U.S., the country of origin, or the country of residence.

4. If you and/or your dependent is a U.S. citizen, residing in the U.S. and you incur medical expenses in another country, emergency treatment will be considered as though the expense was incurred in the U.S. Non-emergency treatment or elective services outside of the U.S. will not be covered under this plan.
PLAN STRUCTURE

What Is The Plan Deductible?

The **deductible** is the specific dollar amount that you must pay (or “satisfy”) before the plan pays its share of covered charges each calendar year. The **deductible** is satisfied on a calendar year basis with expenses from January through December.

Your **deductible** varies based on whether you choose to receive services from a **network** or **non-network provider**. For **deductible** amount(s) and other specific benefit information, please refer to the section titled “Overview of Benefits.”

Expenses that cannot be used to satisfy the plan’s **plan year deductible** are:

- Plan co-pays
- Prescription drug co-pays

What Is Your Out-Of-Pocket (Coinsurance) Maximum?

This plan shares with you the expense for certain services. Your co-payment is the balance that you must pay of the **reasonable and customary** charge for covered benefits when payment is made at less than 100% after the applicable calendar year **deductible** has been met.

This plan is designed to limit your out-of-pocket expense. The **out-of-pocket maximum** limits are for covered services rendered during each **plan year**.

Your **out-of-pocket maximum** varies based on whether you choose to receive services from a **network** or **non-network provider**. For **out-of-pocket maximum** amount(s) and other specific benefit information, refer to the section titled “Overview of Benefits.”

For services rendered during the remainder of the calendar year after a **covered individual** reaches their **out-of-pocket (coinsurance) maximum** limit, this plan will pay 100% of the **reasonable and customary** charges for subsequent expenses which would otherwise be paid at a percentage other than 100%, after satisfaction of the calendar year **deductible**.

Co-payments that cannot be used to satisfy the **out-of-pocket (coinsurance) maximum** limit and not eligible for 100% payments even if the **out-of-pocket (coinsurance) maximum** is met are:

- Prescription drug co-pays
- Private duty nursing
**Why Do I Get So Many Bills?**

The above is possibly the most frequently asked question by those who receive medical services. Generally, many different health care providers work together to ensure that the highest possible level of care is provided.

You may receive bills from providers who are contracted by the hospital, such as anesthesiologists, residents or pathologists. Additionally, you may receive bills from providers who your physician asked to participate in your care, such as specialists who provide consultations. Finally, you will receive bills from the facility in which the services were performed, such as the hospital or surgical center.

You should review all of your bills. If you see a charge for a provider or service you do not remember, you should ask to review your records to verify that the service was provided.

**Does This Plan Have A Pre-Verification Provision?**

Your plan includes a feature called “pre-verification of benefits.” Pre-verification is the process of evaluating whether proposed services, supplies or treatments meet the medical necessity and other provisions of the plan to help ensure quality, cost effective care.

The intent of the pre-verification process is not to limit the patient’s choice of a provider, nor to tell the patient and the provider what treatment or services should be performed. The provider and patient may proceed with any treatment plan they may choose, regardless of the benefit determination under the pre-verification process, recognizing that the patient will be responsible for the additional cost incurred beyond the plan benefit.

**Do I Need To Get A Pre-Verification?**

This plan requires all non-emergent inpatient admissions to be reviewed prior to your scheduled admission date. “Inpatient admissions” include inpatient hospital admissions, partial hospitalization, hospice, transplants and home health care. This provision does not apply to childbirth admissions less than 48 hours for vaginal delivery or 96 hours for cesarean delivery, nor does it apply to services rendered/provided outside of the continental United States of America or any U.S. Commonwealth, Territory or Possession.

In addition, this plan requires all transplant procedures to be reviewed prior to your scheduled date of service.

To verify your admission, you or your provider may call: (800) 521-1555

Please note that this plan does not reduce any available benefits if you fail to obtain pre-verification.
How Does The Pre-Verification Process Work?

There are different types of verifications that may be performed in connection with your treatment. Your specific circumstances will help determine which verification method is appropriate for your situation.

The following information should be provided when you or your provider request verification:

1. Your name, address, phone number, and identification number;
2. Your employer’s name;
3. If you are not the patient, the patient’s name, phone number, and address.
4. The admitting physician’s name and phone number;
5. The name of the hospital or facility;
6. Date of admission or proposed admission; and
7. The condition for which the patient is being admitted to the hospital or facility.

Verification Before Services Are Rendered – Urgent Care Pre-Service Claims

If an urgent care pre-service claim is filed following the proper claims filing procedures, and no additional information is needed, the Claims Administrator will notify the claimant of a decision within 24 hours.

If additional information is needed the Claims Administrator will notify the claimant within 24 hours. The claimant will have up to 48 hours from the request to supply the needed information. When the information is received, the Claims Administrator will notify the claimant of a decision within 48 hours from the receipt of the response. If the claimant does not respond to the request for information, the claim will be denied within 48 hours after the request for information.

When proper claims filing procedures are not followed, the Claims Administrator must notify the claimant, orally or in writing, within 24 hours of receipt of the claim. The claimant must respond to that notification within 72 hours. If the claimant does not properly file the claim within 72 hours, the claim will be denied. If the claimant properly files the claim within 72 hours, the Claims Administrator will notify the claimant of a decision within 48 hours of receipt of the properly filed claim.

Please note that if you or your covered dependent need medical care or emergency services, then there is no requirement that the plan be contacted for prior approval.
**Verification Before Services Are Rendered – Non-Urgent Care Claims**

If a request for a non-urgent care pre-verification is made providing the complete information described above, the necessary clinical information will be requested from the provider and the requesting person will be notified of the pre-verification determination within 15 days of receipt of the clinical information.

If all of the information listed above is not provided, the requesting person will be notified, orally or in writing, within five days of receipt of the request. You or your provider must respond to that notification providing the information above within 15 days. If there is no response from you or your provider within these 15 days, the plan will deny the pre-verification. If further clinical information is needed, or there are matters that prevent a decision and they are beyond the control of the plan, the requesting person will be notified within 15 days. You or your provider will have up to 45 days from the request to supply the needed information. When the information is received, the requesting person will be notified of a determination within 15 days from the receipt of the response. If there is no response from you or your provider to the request for information, the pre-verification will be denied within 60 days after the request for information. Should the required information be submitted subsequently, it will be considered a new request and will be reviewed in accordance with the above guidelines.

**Verification During Your Hospital Stay**

If a late notification of an admission is received and your care is already ongoing, or you stay in the hospital longer than originally verified, what is referred to as “concurrent review” will be performed. So, while you are in the hospital, your treatment may continue to be reviewed to verify additional days of hospital confinement, other necessary treatment or discharge planning.

When a concurrent review is performed on an urgent request, the requesting person will be notified of a determination within 24 hours from receipt of the request, as long as the request was made at least 24 hours before the end of the last verified day.

If the request was made less than 24 hours prior to the end of the last verified day, and all necessary clinical information was provided, then the requesting person will be notified of a determination within 72 hours from receipt of the request. If additional information is needed, the process described under “Verification Before Services are Rendered – Non-Urgent Care Claims” will be followed.

When a concurrent review is performed on a non-urgent request, the requesting person will be notified of the verification determination as quickly as possible, but not later than 15 days from receipt of the request. If additional information is needed, the process described under “Verification Before Services are Rendered – Non-Urgent Care Claims” will be followed.

Should the verification determine that the plan’s medical necessity provision will only allow a reduced hospital stay or shortened course of treatment before the end of any previously verified period, then you and your provider will be notified of the proposed change and you or your provider may appeal the change in the pre-verification determination. The decision on the appeal must be provided prior to the end of the previously verified period.

Finally, if at the end of a previously verified hospital stay it is determined that continued hospital confinement no longer meets the medically necessity provision of the plan, additional days will not be verified.
**Verification After A Hospital Stay**

When you or your provider do not obtain verification prior to receiving services, or if you are discharged from the hospital during the time between the request for verification and the receipt of necessary clinical information, a verification process called “retrospective review” will be completed.

When a retrospective review is performed, the requesting person will be notified of a decision as quickly as possible, but no later than 30 calendar days from receipt of the request.

If additional information is needed, you or your provider will be notified within 30 days. You will have up to 45 days from the request to supply the needed information. When the information is received, the requesting person will be notified of the retrospective review determination within 15 days from the receipt of the response. If you, or your provider, do not respond to the request for information, the plan will deny the retrospective review within 60 days after the request for information. Should the required information be submitted subsequently, it will be considered a new request and will be reviewed under the above guidelines.

**What If My Provider And I Disagree With The Decision?**

If you, or your provider, disagree with the verification decision, you have a few options. First, you and your provider may proceed with any treatment plan you may choose, regardless of the benefit determination. Second, you may be able to request reconsideration. And, finally, you may file an appeal.

If an initial determination is made that the proposed treatment does not meet the medical necessity provision of the plan and no “peer-to-peer” conversation has taken place between your attending physician and the independent reviewing physician who participated in the original determination, then the reconsideration process will be offered.

If your provider requests reconsideration within two business days of the adverse determination, a peer-to-peer conversation between your attending physician and the original independent reviewing physician (or an alternate physician with the same qualifications if the original reviewing physician is unavailable) will be arranged. The peer-to-peer conversation can occur by telephone, in person, or electronically, but it must occur within ten business days following the request for reconsideration. If it cannot occur within ten business days, you or your provider will still have the right to appeal the certification decision.

The requesting provider will be notified of the results of the peer-to-peer conversation and any change in the benefit determination within one business day of receipt of the information from the reviewing physician. If the conversation resulted in a verification that the treatment met the medical necessity provision of the plan, the verification process will proceed as described in the section “How Does the Pre-Verification Process Work?” If the conversation does not change the original certification determination, a formal letter of explanation will be sent.

**Appeals**

If you, or your provider, disagree with the verification determination, you and/or your provider may appeal that decision. Please refer to the section titled “Adverse Benefit Determinations and Appeals” for additional information.
Case Management

The plan provides a **covered individual** the opportunity to receive medical case management services.

Medical case management is a program that manages the provision of healthcare to individuals with high cost medical conditions. The goal is to perform assessment, planning, facilitation and advocacy for options and services available to meet an individual's health needs. This process is performed through communication and coordination of available resources to promote quality cost-effective outcomes.

When it is determined that a case would benefit from case management, arrangements will be made for case review by a nurse coordinator from an independent case management firm. The nurse coordinator will contact the individual (and family) to assist with the individual's needs for coverage and benefit information, coordination of the services with health care providers, perform various services associated with a discharge or return home, provide patient education and make recommendations to the patient (family) concerning the types of services that can aid in the recovery process.

When the patient chooses to follow the recommendations made through case management, the plan may, at its discretion, cover additional **medically necessary**, non-experimental expenses.
BENEFIT DETAILS

Working With Your Physician

You and your **physician** are a team and your goal is to make sure you are in the best health possible. Both you and your **physician** have important responsibilities in helping the team reach its goal. You can work better with your **physician** by following 3 simple steps:

1. Ask
   - Ask questions, especially if you do not understand your **physician’s** or **nurse’s** instruction.
   - Let your **physicians** and **nurses** know if you need more time to ask questions about your health.

2. Tell
   - Tell your **physician** your health history. Be sure to mention family history of diseases and conditions.
   - Tell your **physician** about your health now. Only you know how you feel and whether you feel differently than you did before.
   - Be sure to tell your **physicians** and **nurses** if you have any allergies or reactions to medicines.

3. Follow up
   - Once you leave the **physician’s** office, follow up.
     i. If you have questions, call the **physician’s** office.
     ii. If you have problems with your medicine, call your **physician** or your pharmacist.
     iii. If you need to see a specialist or get a test, make the appointment or ask your **physician’s** office to make the appointment.
     iv. If you do not hear from your **physician** or **nurse** about test results, call and ask. If you do not understand the results, ask what they mean.
**What If I Need Diagnostic Testing?**

There are numerous reasons why you may need diagnostic testing. Diagnostic testing provides information needed to help your **physician** diagnose your condition, as well as prescribe, refer and monitor treatment of your condition.

Some diagnostic tests are invasive and require a perforation or incision into the skin or a body cavity to obtain a specimen (e.g., biopsy or catheterization). Other diagnostic tests are non-invasive (e.g., urine test, x-rays, CAT/MRI scans, etc.) This section addresses non-invasive diagnostic tests. See “What if I Need Surgery?” for more information regarding invasive tests.

The plan will pay for the diagnostic tests, including any charges associated with interpreting the results.

**Preparing For Diagnostic Testing**

If your **physician** orders diagnostic testing, you may want to ask your **physician** the following questions:

1. Why do I need the testing?
2. What do I need to do to prepare for the testing (e.g., diet, fasting, etc.)?
3. Should I take my medications/supplements before my testing?
4. Will the testing be painful or uncomfortable?
5. Who do I call to obtain my results?
6. How long will it take to receive my results?
7. What are the “normal” ranges of the testing?
8. If all my test results are normal, does that mean I have nothing to worry about?
What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Allergy tests.
- Laboratory testing, x-rays, and other diagnostic testing (e.g., CAT/MRI scans, EKGs, EMGs, EEGs, thyroid testing, nerve conduction studies, pulmonary functions studies, etc.) to diagnose an injury or illness (including charges associated with interpreting the results), when ordered by a physician and performed in a:
  - hospital outpatient department;
  - hospital emergency room to initially care for an accidental bodily injury, a life-threatening medical emergency or an emergency;
  - hospital emergency room when related to a condition that does not qualify as an accidental bodily injury, a life-threatening medical emergency or an emergency;
  - physician’s office; or
  - laboratory or x-ray facility.
- Pre-admission tests performed in a hospital outpatient department, a physician’s office, or separate laboratory or x-ray facility before a covered hospital confinement or surgery.
- Testing - lab test and x-rays to determine the cause of infertility.
- X-rays (including the interpretation of the results) related and performed prior to a covered oral surgical procedure.
- Genetic testing when medically necessary to establish a diagnosis of an inheritable disease if the patient has clinical symptoms or is at direct risk of inheriting the disease and the results of genetic testing will directly impact the patient’s treatment and all other means of determining a definitive diagnosis have been exhausted. Genetic counseling unrelated to pregnancy will be covered when necessary in accordance with the American College of Medical Genetics. Genetic counseling in connection with pregnancy will be covered if:
  - the parents had a previous child born with a genetic disorder, birth defect, chromosome abnormality, mental retardation, autism, developmental delay or learning disability, or
  - the pregnancy is known to be at increased risk for complications or birth defects based on ultrasounds, screening tests, ethnicity, maternal age, exposure to external agents, known genetic disorder affecting either parent, previous stillbirths or repeat miscarriages and a suspicion of chromosome abnormalities, or closely related couples.
- Chemosensitivity training that has been approved by Medicare.
What If I Need Emergency Treatment?

Having to receive medical care in an emergency situation or in a situation which might be an emergency can be a scary and confusing time. The first thing to know is: IF YOU ARE IN A SITUATION THAT MIGHT REQUIRE IMMEDIATE CARE, YOU SHOULD RECEIVE MEDICAL TREATMENT AS QUICKLY AS POSSIBLE.

Be Prepared For A Possible Emergency

During an emergency you will need to act quickly. However, there are some things that you can do, in advance, to ensure that you receive the best care possible. Taking just a few minutes to prepare for a possible emergency can be beneficial in the long run.

1. Know the location of the closest emergency room.
2. Make sure all your family members know what to do in the case of an emergency.
3. Prominently display emergency contact information, including ambulance, fire and physician’s numbers.
4. Keep a Personal Health History for each member of your family. Keep this history in your purse or wallet so you can bring it with you in the case of an emergency. This history will assist the emergency physicians with providing the best possible treatment and should include the following information.
   - I was in the hospital for (list conditions and dates):
   - I have had these surgeries:
   - I have had these injuries/conditions/illnesses:
   - I have these allergies (list type of allergy and reaction):
   - I have had these immunizations (shots):
   - I take these medicines/supplements (bring with you, if possible):
   - My family members (parents, brothers, sisters, grandparents) have/had these major conditions:
   - I see these other health care providers (include the name and phone number for each provider, as well as why you see them):
**Urgent Or Emergency Care Centers**

What if you get sick at night, on a holiday, or over the weekend? You can not get to your **physician**, but you are not sick enough to go to the emergency room. There may be an "urgent" or "emergency" care center near you. These centers are open long hours every day to handle problems that are not life-threatening. But they are no substitute for a regular primary care **physician**.

To make sure an urgent or emergency care center provides quality care, call or visit the center to find out:

1. If the center is licensed. Then check to see if it is accredited by a group such as The Joint Commission (telephone: 630-792-5800; website: [http://www.jointcommission.org](http://www.jointcommission.org)) or the Accreditation Association for Ambulatory Healthcare (telephone: 847-853-6060; website: [http://www.aaaahc.org](http://www.aaaahc.org)). The accreditation certificate should be posted in the facility.
2. How well trained and experienced are the center's **health care professionals**?
3. If the center is affiliated with a **hospital**. If it is not, find out how the center will handle any **emergency** that could happen during your visit.

**What Is Covered?**

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- The plan pays benefits for professional ambulance services (ground, sea, or air) for transportation to treat an accidental bodily injury or a medical **emergency**. Covered transportation will be to the closest facility equipped to handle the condition. The plan also covers ambulance transportation to a **skilled nursing facility** or between **hospitals** when a patient needs immediate testing, or when other treatments cannot be performed by the **hospital** in which the patient is confined. Transportation from the **hospital** to the patient’s home is covered, if a home health care program is in place.

- The plan pays benefits for a **hospital** emergency room, including **physician** and covered facility charges to initially treat an accidental bodily injury or a medical **emergency**.

- The plan pays benefits for **physician** and facility charges for treatment received at an urgent or emergency care center.
What If I Need To Be Admitted To The Hospital?

When you need to be admitted to the hospital, it can be a stressful time for you and your family. But, it is important to remember to ask your physician a few questions before you are admitted.

1. Why do I need to be treated in the hospital? Are there any treatment alternatives?
2. What procedures are you performing and what are the possible complications?
3. How long will I be in the hospital?
4. What is the expected recovery period following my discharge?
5. How will any pain I experience be controlled or managed?
6. Will I require follow-up care with you or another physician after I am discharged?
7. What is my prognosis and what changes do I need to make?
8. Is the facility in my network?
9. Have you called to verify the benefits available through my health plan?

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- **Inpatient** room and board charges, up to the hospital’s semi-private room rate. Charges made by a hospital having only single or private rooms will be considered at the least expensive rate for a single or private room.
- **Inpatient** room and board charges for specialty care units (ICU, CCU, Burn Unit, etc.).
- Laboratory tests, x-rays, and other diagnostic testing performed during the hospital stay, as well as the interpretation of the results.
- Consultations provided by a physician during your confinement.
- Physicians’ visits, up to one visit per day (unless visits are by different physicians and for different diagnoses).
- Certain services, supplies and treatment provided in the hospital during your confinement, including, but not limited to:
  - use of operating, delivery, recovery and treatment rooms;
  - laboratory and x-ray services;
  - anesthesia and its administration;
  - use of incubators, oxygen and kidney machines;
  - **physical therapy**, chemotherapy and radiation therapy;
  - drugs and medicines consumed on the premises; and
  - dressings, supplies and casts.
What If I Need Step Down Care?

After an inpatient stay or after surgery it may be appropriate to complete your recovery in a facility that specializes in providing restorative and rehabilitative care, rather than acute care. To receive this care, you may be admitted to another facility or transferred to another floor or wing of the same facility. In other cases, treatment may be able to be provided in your home. Charges will be covered as described below and will be payable as described in the section titled “Overview of Benefits.”

Rehabilitative Care

Services of a facility licensed as a rehabilitation facility can benefit patients with a range of medical needs, from long-term 24-hour nursing care to short-term rehabilitation. A broad range of services are available to address the patient’s advanced medical, social and personal care needs. Services are typically, although not necessarily, provided after an inpatient stay or surgery.

What Is Covered?

This plan will cover the level of care appropriate for your condition. Rehabilitative care benefits include:

- Room and board, not to exceed the semiprivate room rate. Charges made by a facility having only single or private rooms will be considered at the least expensive rate for a single or private room.
- Other inpatient hospital services even though rendered by a rehabilitation facility.
- Physical therapy by a physical therapist or physician.
- Speech therapy where speech is lost due to illness or injury.
- Occupational therapy to restore function lost due to illness or injury by an occupational therapist.
- Follow up for a covered service.
- All prescription drugs dispensed by a rehabilitation facility.
**Home Health Care**

Home health care services can often offer patients increased levels of comfort and security by allowing them to be treated by health care professionals in their own home environment rather than in a hospital. When those services meet the following criteria, this plan provides for services of a home health care agency that is Medicare-approved and licensed in the state in which it is located:

1. Services are under the direction of a physician who provides and regularly reviews a written treatment plan.
2. Services conform to the physician’s written treatment plan outlining the patient’s diagnosis, prognosis and medical needs or to avoid placing the patient at risk for serious medical complications; and
3. Services are provided by a licensed nurse, therapist, or home health aide who is an employee of the home health care agency.
4. Services are intermittent or hourly in nature,
5. The member is homebound because of illness or injury (i.e., the member leaves home only with considerable and taxing effort and absences from home are infrequent, or of short duration, or to receive medical care), and
6. The nursing services provided are not primarily for the comfort or convenience of the patient.

**What Is Covered?**

The following benefits are available through this plan to assist a patient requiring health services in his or her home:

- Part-time or intermittent nursing care by a Registered Nurse (RN), Licensed Practical Nurse (LPN) or Licensed Vocational Nurse (LVN).
- Part-time or intermittent home health aide services (caring for the patient) by an aide.
- **Physical therapy** rendered by a physical therapist.
- Occupational therapy rendered by an occupational therapist.
- Speech therapy by a Certified Speech Pathologist.
- Infusion therapy, provided by a home health care agency or a licensed home infusion company.
- Other covered services billed by a home health care agency.
Hospice Care

Facing the necessity of end of life care for yourself or a loved one is especially difficult. Hospice care services help to ensure that the dying person’s last days are filled with comfort and dignity.

What Is Covered?

The following benefits are available through this plan to assist both the dying person and his or her caregiver:

- Room, board and other services and supplies for inpatient hospice care.
- **Outpatient hospice** charges.
- Part-time or intermittent nursing care of a Registered Nurse (RN), Licensed Practical Nurse (LPN) or Licensed Vocational Nurse (LVN).
- Speech, physical or respiratory therapy.
- Part-time or intermittent home health aide services by an employee of the hospice.
- Dietary and nutritional counseling.
- Medical supplies prescribed by a **physician** and supplied by the hospice.
- Drugs and medicine supplied by the hospice.
- Bereavement counseling services.
- Pastoral counseling.
- Medical social services.
- Respite care up to five days in each 30-day period.
What If I Am Going To Have A Baby?

Congratulations on the upcoming birth of your child! When you learn of your pregnancy, it is often a very emotional time for you and your loved ones. Once you get over the initial surprise, it is very important that you start making decisions about your pre-natal care and the physicians who will help you bring your child into this world.

Yes! You Can Help Improve The Health Of Your Pregnancy!

The first step toward improving the quality of your pregnancy and your baby's health is to seek good pre-natal care, which includes the following:

1. Good nutrition and healthy eating habits including a well-balanced diet.
2. Frequent pre-natal office visits with your physician.
3. Routine testing, including ultrasounds, blood screenings, and other necessary tests as determined by your physician.
4. Following the advice of your physician.
5. Calling your physician whenever you are experiencing a symptom that you think may be a danger sign.

The next step is choosing the right physician for you. It is important to ensure that the physician you select will provide pre-natal care, as well as delivery and post-natal services. And make sure that you find a physician who you feel comfortable with, so that you feel okay asking questions.

What Is Covered? - Mother’s Expenses

This plan provides coverage for certain medical expenses associated with maternity care for the employee, spouse and/or dependent children, as well as their eligible babies. The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Physician’s charges associated with pre-natal and post-natal care, including routine testing and ultrasounds.
- Amniocentesis when medically necessary to determine the condition of the fetus.
- Inpatient covered hospital services related to your pregnancy and delivery.
- Birthing center charges for both hospital on-site and freestanding centers.
- Physician’s charges associated with delivery services (including surgery and related anesthesia).
- Surgical assistance provided by a physician’s assistant or another physician, when medically necessary and ordered by the attending physician.
- Obstetrical services provided by a physician or a Certified Nurse Midwife.
- Fetal surgery and related charges for non-experimental procedures performed to enhance or protect the outcome of the pregnancy.
• Genetic testing when **medically necessary** to establish a **diagnosis** of an inheritable disease if the patient has clinical symptoms or is at direct risk of inheriting the disease and the results of genetic testing will directly impact the patient’s treatment and all other means of determining a definitive **diagnosis** have been exhausted. Genetic counseling unrelated to pregnancy will be covered when necessary in accordance with the American College of Medical Genetics. Genetic counseling in connection with pregnancy will be covered if:
  - the parents had a previous child born with a genetic disorder, birth defect, chromosome abnormality, mental retardation, autism, developmental delay or **learning disability**, or
  - the pregnancy is known to be at increased risk for complications or birth defects based on ultrasounds, screening tests, ethnicity, maternal age, exposure to external agents, known genetic disorder affecting either parent, previous stillbirths or repeat miscarriages and a suspicion of chromosome abnormalities, or closely related couples.

**What Is Covered? - Newborn’s Expenses**

As long as you or your **covered spouse** enrolls your eligible newborn within 31 days following his or her birth, the plan pays benefits for the following services (even if the plan does not cover the mother’s expenses). If the mother is a covered participant, all delivery and routine well baby expenses will be covered and processed as part of the mother’s expense. The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

• **Your covered newborn’s inpatient** covered **hospital** services.

• Initial examination by a **physician** other than the delivering **physician**.

• Routine nursery visits (up to one visit each day for each **diagnosis**) during the newborn’s **hospital** stay.

• Consultations provided by a specialist.

• **Physician’s** charges associated with circumcision.

**You Should Know**

The provisions of this plan are intended to comply with a federal law prohibiting all group health plans from restricting the length of the **hospital** stay to less than 48 hours following vaginal delivery and less than 96 hours following a cesarean section. In addition, the plan does not require any prior authorization for **hospital** stays less than 48 hours (or 96 hours as applicable). After consulting with you, your attending **physician** can still elect to discharge you and/or your baby earlier than 48 hours (or 96 hours as applicable) following delivery.
DISEASE SPECIFIC TREATMENTS

Complex medical conditions require complex treatments to help patients manage their diseases. Though the treatments can be extremely difficult, often they can help patients live full, active lives. If you or a family member is facing the need for an invasive treatment, you are likely also coping with stress and anxiety, decisions about treatment options and the need for support. This plan provides benefits that not only pay for treatment charges, but also offer resources to help patients cope with these diseases.

What If I Need Chemotherapy?

Though cancer and its treatments come in many forms and varieties, chemotherapy, also known as cytotoxic therapy, is one of the more common ways to fight the disease.

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Injectable chemicals and their administration.

What If I Need Dialysis?

Dialysis is the most common method to treat advanced and permanent kidney failure. During the waiting period for Medicare benefits, this plan provides benefits for dialysis due to chronic renal failure as described below and will be payable as described in the section titled “Overview of Benefits.”

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Dialysis treatment performed in:
  - the outpatient department of a hospital,
  - a facility recognized by Medicare for dialysis, or
  - the patient’s home.
What If I Need To See A Physician?

There are many types of physician related services that are covered under the plan. Services may be for inpatient and/or outpatient treatment, including consultations and office visits.

Preparing For A Physician Visit

In most cases, your physician will see you for less than 10 minutes. To prepare and make the most of a physician visit, whether on an inpatient or outpatient basis, you may want to do the following:

- Write down your most important concerns –
  - Symptoms, including when they first occurred and how often they occur,
  - History of the problem, including whether you have had the problem before and how long ago,
  - Treatments you may have tried.
  - Bring records of information (medical records from other current or previous physicians, medications you currently take or have previously taken, including dosage information and over-the-counter medications, other health problems, etc.)
- Bring along a family member to help you with questions and/or any instructions your physician might give you.
- Take notes and ask questions or ask for further explanations regarding your health.
- Follow your physician’s recommended treatment.
What Is A Consultation?

A consultation is a meeting of two or more health professionals to discuss the diagnosis, prognosis, and treatment of a particular case.

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Consultations, including those:
  - for medical conditions that require surgery;
  - for medical conditions that do not require surgery; and
  - provided by a physician (other than the attending physician) during a hospital confinement.

- Office exams provided to treat an illness or injury.

- Charges relating to chiropractic care (spinal and osteopathic manipulation), limited to a calendar year maximum for services rendered by a Doctor of Chiropractic (DC). The plan limits coverage to spinal and osteopathic manipulations (which include the full spine), spinal x-rays, physical therapy, massage therapy and office visits. A Doctor of Chiropractic (DC) or a Doctor of Osteopathy (DO) may render these services.

- Charges associated with injections to treat an illness or injury, including antigens and serums.

- Charges for the administration of a covered injectable medication, including medication obtained through the PBM.

- Charges related to outpatient mental disorders and substance abuse treatment when rendered by a psychologist, psychiatrist, limited licensed psychologist, social workers who are under the direction of a psychiatrist or psychologist; chemical dependency counselors who are under the direction of a psychiatrist or psychologist; licensed professional counselors who are under the direction of a psychiatrist or psychologist.
What If I Need Surgery?

There are many reasons why someone may need to have surgery. Some surgeries are due to an emergency, but most surgeries today are elective. By having an elective surgery, you have time to learn more about your surgery and find out if it is the best treatment for you.

A surgical procedure may consist of a cutting operation, suturing of a wound, treatment of a fracture, relocation of a dislocation, radiotherapy (if used in lieu of a cutting operation), diagnostic and therapeutic endoscopic procedures or laser surgery. Also certain injections are also classified as surgery. The plan will cover charges related to a surgical procedure as described below, including charges for blood that has not been replaced by donation and charges for you to store your blood for surgery at a later time.

Preparing For Surgery

Prior to your elective surgery, there are many questions you can ask your physician:

1. Why do I need to have surgery and what will happen if I do not have surgery?
2. Are there any alternatives?
3. Are there any risks or side effects associated with the surgical procedure?
4. How long will it take for me to recover?
5. Should I get a second surgical opinion?
6. What do I need to do to prepare for surgery?

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Inpatient or outpatient surgery performed in a hospital, ambulatory surgical center, urgent care facility or physician’s office, including:
  - facility charges;
  - surgeon’s charges;
  - surgical assistance provided by a physician’s assistant or another physician for surgical procedures that need an assistant; and
  - related anesthesia when administered by a physician (other than the operating or assisting physician) or a Certified Registered Nurse Anesthetist (CRNA).
- Diagnostic surgical procedures.
- Sclerotherapy and vein therapy for varicose and spider veins.
- Repetitive procedures for dissolving wart either through heat or freezing.
- Placement or replacement of functional implants (e.g., pacemaker, defibrillator, insulin pump, artificial limb) or non-functional implants.
• The removal of sutures provided the plan covers the initial placement of the suture, and the suture is removed by a **physician** other than the **physician** who initially placed it.

• Acupuncture, when administered by a Doctor of Medicine (MD) or Doctor of Osteopathy (DO), and used as an anesthetic in connection with a covered **surgery** or to relieve chronic pain.

• Sterilization, including tubal ligations or vasectomies.

• Oral surgical procedures and other related services, when performed by a **physician**, Doctor of Dental Surgery (DDS), or Doctor of Dental Medicine (DMD), limited to:
  - resection of benign tumor of soft tissue.
  - excision of a cyst.
  - sialolithotomy (removal of stone from a salivary gland or duct).
  - closure of salivary fistula
  - extraction of wisdom teeth
  - charges related to the **surgery** of Temporomandibular Joint Syndrome (TMJ), including related x-rays.
  - **dental** x-rays when related to a covered **dental** procedure.
  - **hospital confinement** or **outpatient hospital** services for a covered **dental** procedure, when necessary due to a **concurrent hazardous medical condition**.

• Repair of natural teeth because of an accidental bodily injury within one year of the accident, unless the healing process delays treatment.

• Hearing surgical procedures and other related services, when performed by a **physician**, limited to:
  - charges for earwax removal when necessary due to prior surgical inner ear procedure, after a severe wax impaction, an abscess or infection or due to chronic middle ear infection.

• Vision surgical procedures and other related services, when performed by a **physician**, limited to:
  - cataract removal;
  - first pair of lenses (glasses or contacts) after cataract **surgery**;
  - eyeglass frames for glasses after cataract **surgery** limited to $100;
  - retinal reattachment;
  - implantation of a prosthetic device;
  - surgical correction of strabismus (crossed eyes);
  - cornea repair;
  - medical treatment for eye infections (conjunctivitis);
  - glaucoma;
  - treatment for an injury to the eye;
  - removal of foreign body from the eye;
  - other treatment of a medical condition that happens to affect the eye that would be covered by this plan if manifested in any other part of the body (e.g., cyst);
  - visual acuity testing when **medically necessary**; and
  - orthoptic training.
**Second Surgical Opinions**

The plan does not require that you obtain a second surgical opinion for an inpatient or outpatient surgery. However, getting a second surgical opinion from another physician is a good way to ensure that your surgery is medically necessary and the appropriate surgery for you. Your physician may refer you to another physician for a second opinion or you can coordinate a second opinion from any physician of your choice.

The plan pays for the cost of the second opinion exam provided the physician performing the second surgical opinion submits the charge as a second surgical opinion consultation. If you have a second opinion, you must request that the physician providing the second surgical opinion submit the charge as a second surgical opinion consultation.

**Women’s Health And Cancer Rights Act**

After a medically necessary mastectomy, the plan will provide coverage in the same manner as any other covered surgical procedure. If a mastectomy is performed, the plan will provide coverage for reconstruction of the breast on which the mastectomy was performed. It will also cover reconstruction of the other breast to produce a symmetrical appearance. The plan will also provide coverage for breast prosthesis due to a mastectomy.

**What If I Need Anesthesia?**

The plan pays for anesthesia associated with a covered surgical procedure. Your physician will inform you whether or not your surgical procedure requires anesthesia. There are three types of anesthesia that your physician may choose:

- **Local** anesthesia is injected in tissue and numbs a small portion of your body and only for a short period of time. This type of anesthesia is generally reserved for outpatient procedures and skin and soft tissue surgery, in which a small incision and no deep penetration occur. Charges for this type of anesthesia are included in the surgeon’s bill and no additional billing would be payable.

- **Regional** anesthesia is injected into a cluster of nerves and numbs a larger portion of your body (e.g., arm, leg or the lower portion of your body) for a few hours. During the time you are under this type of anesthesia, you may be awake and given a sedative.

- **General** anesthesia is administered intravenously or by inhalation. With this type of surgery you are not conscious during surgery.

When you decide to have surgery, ask to meet with the anesthesiologist (physician or a Certified Registered Nurse Anesthetist (CRNA)) who will be administering the anesthesia. When meeting with the anesthesiologist, you may want to ask the following questions:

1. How long will I be under anesthesia?
2. What are the side effects of having anesthesia?
3. I am taking prescribed medications, vitamins and/or supplements, does this pose any risk?
4. Are there specific risks for someone my weight, height and age?
5. Is any special consideration taken if I am a smoker?
Weight Management

Any expenses, whether surgical, non-surgical, or therapeutic (including prescription drugs) that are related to weight management or the treatment of obesity will not be covered under the plan regardless of the existence of any co-morbid conditions or psychological condition, unless the patient is morbidly obese as described below.

For surgical purposes of determining morbid obesity, the plan will base the determination of morbid obesity on the patient's Body Mass Index (BMI) or overweight status. A BMI equal to or greater than 40, or more than 80 pounds overweight for a female or more than 100 pounds overweight for a male will be considered indicative of morbid obesity. A BMI equal to or greater than 35 but less than 40 will also be considered indicative of morbid obesity where the patient has one or more of the following co-morbid conditions; severe sleep apnea, Pickwickian syndrome, congestive heart failure, cardiomyopathy, Insulin dependent diabetes or severe musculoskeletal dysfunction, that are either life-threatening or which significantly impair a major life function (e.g., mobility, ability to work, ability to self care).

Additionally, the plan will review patient history for optimal candidacy for any proposed surgical treatment according to current, generally accepted medical practices. For example, this review will consider whether the patient has been unable to lose weight through non-surgical, conventional measures and whether the individual's ability to manage the surgical intervention and required post operative care has been assessed through a psychological evaluation. Unsuccessful weight loss attempts and lifestyle changes should be documented by medical office progress notes.

Expenses related to the surgical treatment of morbid obesity that are otherwise payable under the plan will be considered allowable expenses (e.g., surgery, hospitalization, anesthesia, psychotherapy, etc.) Services will be payable as described in each respective section.

Other limitations include:

1. Appendectomies and cholecystectomies in conjunction with surgical treatment of morbid obesity will be considered incidental and not covered unless the individual has an existing condition that requires the additional surgical treatment.

2. Subsequent panniculectomy [surgery to remove loose skin] resulting from weight loss will be covered only if it is medically necessary as a result a documented history of treatment by a physician for skin related illnesses for a minimum of six months where the treated condition is no longer controlled through any other means.

Medical Weight Loss Services

For medical weight loss purposes of determining morbid obesity, the plan will base the determination of morbid obesity as one and one-half times the recommended normal weight. For this condition, a special benefit period begins with the date of the first service and ends three years following that date.

What Is Covered?

- Office visits and consultations.
- Laboratory services order for weight loss.
**What If I Need Therapy?**

A very important part of the treatment and recovery process may be some type of therapy. Therapy can help strengthen parts of the body that have lost function. In some cases therapy may be the only needed treatment for your condition. In other cases therapy may be part of a treatment program designed to assist with your recovery. You and your physician will decide what type of therapy is right for you.

Below are several questions you may want to ask your physician or therapist as you begin therapy.

1. What type of therapy am I receiving?
2. Why is this the right type of therapy for my condition?
3. How often will I need therapy?
4. How long will my treatment continue?
5. Where will the treatment be performed?
6. At what point will my progress be evaluated?
7. What type of activities will my therapy consist of?

**What Is Covered?**

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- Occupational therapy prescribed by a physician and necessary to improve, develop or restore physical functions lost or impaired due to illness or injury. Services must be rendered by a physician, occupational therapist or an occupational therapist assistant under the direction of a physician or an occupational therapist.

- **Physical therapy** prescribed by a physician and necessary to improve, develop or restore physical function lost due to illness, injury or a covered surgical procedure. Services must be rendered during a covered hospital confinement, in the outpatient department of a hospital, a free-standing physical therapy center, a Medicare approved rehabilitation facility or a physician’s office. Services must be rendered by a physician, physical therapist or a physical therapist assistant under the direction of a physician or a physical therapist.

- Speech therapy when prescribed by a physician and necessary to restore or improve a speech disorder that results from illness or injury, or to treat speech delay where the delay is caused by an identified illness or injury. For congenital and severe developmental conditions, treatment is available only for children under age 19. Services must be rendered by a physician, speech therapist or a speech therapist assistant under the direction of a physician or a speech therapist.

- Phase 1 and Phase 2 cardiac rehabilitation for those patients with certain cardiac conditions who would materially benefit from cardiovascular exercise, and who are unable to engage in unsupervised exercise without a clear risk of an acute cardiac event. Cardiac rehabilitation should be initiated as soon after the cardiac event as it is safe to begin (depending on the condition, typically no more than 6-12 months after a surgery or procedure is performed). Services must be provided by a Medicare approved facility in accordance with Medicare guidelines.
What If I Need A Transplant?

When you or your family member are preparing to undergo transplantation, it can cause great emotional and physical strain. It may help to know that doing some research and learning what to expect and how to prepare will help you ensure that the procedure is a success.

Preparing For A Transplant

Being prepared means taking a few extra steps prior to the time of surgery. The following list is intended to help guide you through this often overwhelming process.

1. Stay Positive – Good emotional health will help increase your body’s health. Be sure to talk to your physician about stress and anxiety management, and find out what types of services may best help you manage your health.

2. Get Educated – Ask lots of questions! Your physician and transplant team will be able to provide you with information to help you understand the procedure and its risks, as well as what to expect once the procedure is completed.

3. Get Support – Family and friends are a crucial lifeline for many transplant patients. However, there are also support groups that are intended to help you manage the numerous emotions that are common to transplant patients. Again, your physician and transplant team will be able to assist you with locating support groups in your area.

4. Get Financially Ready – Talk to your physician and the team at the transplant center regarding the procedures that will be performed as well as the expected reimbursement through your medical plan. Also, be sure to ask about the transplant network and how you can maximize your benefits by utilizing its resources.

Your Transplant Network

The District has contracted with OptumHealth to be your transplant network. OptumHealth is an independent contractor and provides centers of excellence for specific types of transplant procedures. Services rendered by an OptumHealth provider are payable at the Network level.

The centers of excellence found in the OptumHealth network have been specifically screened based on the high quality of services provided and the higher than normal successful outcome rates these facilities have experienced. By utilizing facilities with a history of successful outcomes, the likelihood of a successful outcome increases for you or your covered dependent.

The network benefit level shown in the Overview of Benefits is only available when you fully participate in the Special Transplant Program and meet all of the requirements and guidelines stated below:

1. Pre-notification must be made by the covered individual, their physician or Plan Administrator as soon as the covered individual is identified as a potential transplant candidate; and

2. Pre-certification must be obtained from NGS CoreSource.

Failure to meet above requirements may result in decreased or denial of Transplant benefits.
Whenever you or your covered family member chooses an OptumHealth provider, you may experience a savings. The savings is created because Network services are provided at a discount, resulting in a lower copayment for you.

While this plan has arranged these discounts when an OptumHealth provider is utilized, it is important to remember that you may be treated wherever you and your physician deem appropriate. You, together with your transplant team, are ultimately responsible for determining the appropriate treatment regardless of coverage by this plan.

What Is Covered?

The following services are covered at the benefit levels shown in the section titled “Overview of Benefits”:

- **Physician’s** charges related to the **surgery**, including charges for a surgical physician’s assistant and related anesthesia.
- **Inpatient** covered **hospital** services related to the transplant procedure.
- Harvesting, storage and transportation costs related to the donated organ.
- When you or your covered family member is the recipient of a donated organ, this plan will pay transportation charges to the facility for the transplant for the patient and a companion, or two companions, if patient is a minor.
- When you or your covered family member is the recipient of a donated organ, this plan will also cover the donor’s medical expenses incurred as the result of the transplant, provided that the expense is charged to the **covered individual** and no other source is available to pay the actual donor’s medical expenses.
- Storage of the patient’s own blood in advance of an approved transplant surgical procedure.
- Travel, meals and lodging expenses incurred during the pre- and post-transplant phases (immediately prior to and after the transplant) will be reimbursed up to $10,000 for a **covered individual** and one companion, or two companions, if patient is a minor.

What Is Not Covered?

These exclusions will apply only to transplant expenses. Please see the “What Is Not Covered?” section for all other plan exclusions.

- Fees charged by blood and organ donors.
- Charges for a donor search, unless the transplant network is utilized.
- Expenses incurred while waiting for a human organ transplant (e.g., housing, transportation, living expenses, etc.), unless the transplant network is utilized.
- The transplant of non-human or mechanical organs.
- A donor’s medical expenses incurred because of the transplant when the recipient is a **covered individual** but does not incur a charge for the expense.
- Any charge for the organ itself.
What If I Need A Prescription Medication?

Understanding the importance your medication plays in your treatment will help you get the greatest benefit from your prescription. It is important to take an active role in your health care by working with your physician, nurse, and pharmacist to learn as much as possible about your prescription.

Four Ways To Make Your Medications Work For You

1. Give Your Health Care Team Important Information

   - Be a partner with your health care team. Tell them about:
     - All the medicines, vitamins, herbals, and dietary supplements you are already taking, including prescription medications, vitamins, dietary supplements and over the counter medications.
     - Any allergies or if you have had problems when taking a medicine before.
     - Any other illness or medical condition you have, like diabetes or high blood pressure or if you are pregnant, considering becoming pregnant or nursing a baby.
     - Any concerns you might have with the cost of the medication. There may be another medicine that costs less and will work similarly.

2. Get The Facts About Your Medicine

   - Be Informed
     - Ask questions about every new prescription medicine.

   - Read The Prescription
     - If your physician writes your prescription by hand, make sure you can read it. If your physician submits your prescription to the pharmacy electronically, ask for a copy of the prescription.

   - Know What Your Medicine Is For
     - Ask your physician to write down on the prescription what the medicine is used for...not just "take once a day" but "take once a day for high blood pressure."

   - Ask Questions
     - If you have other questions or concerns:
       - Talk to your physician or pharmacist.
       - Write questions down ahead of time and bring them to your appointment.
3. Stay With Your Treatment Plan

Now that you have the right medicine, you will want to carry out the treatment plan. But that is not always easy. The medicines may cause side effects. Or you may feel better and want to stop before finishing your medicines.

- **Take all the antibiotics you were prescribed.** If you are taking an antibiotic to fight an infection, it is very important to take all of your medicine for as many days as your physician prescribed, even if you feel better.

- **Ask your physician if your prescription needs to be refilled.** If you are taking medicine for high blood pressure or to lower your cholesterol, you may be using your medicine for a long time. If you run out of refills, it may be time to see your physician.

- **Tell your physician about any side effects.** You may be able to take a different amount or type of medicine.

- **Never give your prescription medicine to somebody else** or take prescription medicine that was not prescribed for you, even if you have the same medical condition.

- **Ask whether you need** blood tests, x-rays, or other lab tests to find out if the medicine is working.

4. Keep A Record Of Your Medicines

- **Keep track of what medications you are taking.** Make sure that your list includes information about the name of the medication, the dosage and how long you have been taking the medication.

- **Include non-prescription medications.** Many people take a vitamin or a dietary supplement or some other type of non-prescription medication. Sometimes these can interact with your prescription medications. Make sure your list of medications includes both the prescription and non-prescription medications you are taking.

- **Keep the list up to date.** If you begin taking a new medication – or stop taking a medication – be sure to revise your list. Also, make revisions if your dosage changes.

- **Put the list in a safe place.** Make sure you will be able to find it in an emergency. Tell your family members and friends where they can find your list.

- **Take the list with you to your physician appointments, hospital and visits to the emergency room or urgent care center.** The physicians and nurses at these facilities will need to know what medications you have been taking. This will assist them in providing the best possible treatment.
Purchasing Decisions About Prescription Medications

- **In a medical facility**
  - In some cases you or your dependent may receive prescription medications in your physician’s office, from a hospital on an inpatient or outpatient basis, from a surgical center, through a home health care agency or through hospice or for dialysis or chemotherapy. In these situations your medications will be covered as described in the respective section of this SPD. The charges from these facilities will be subject to, when applicable, the plan’s deductible, any applicable plan maximums and any applicable exclusions. You may wish to ask your physician if the medication can be obtained through the pharmacy as it is likely that those medications received from the pharmacy will receive a greater discount.

- **In the pharmacy**
  - Prescription drugs purchased in a participating pharmacy are covered by the prescription drug benefit administered by Caremark. Each new or refilled prescription drug will be payable as described in the section titled “Overview of Benefits.” Your prescription drug expenses will not be applied to your deductible, out-of-pocket (coinsurance) maximum. The participating pharmacy will fill the prescription with a generic substitute, unless the physician writes, “dispense as written” on the prescription or a generic substitute is not available.

- **In a non-network pharmacy**
  - If you or your dependent purchases a drug at a pharmacy that does not participate in the Caremark program, you or your dependent must pay for the prescription in full and submit a claim form to Caremark for reimbursement. Prescription drug expenses will not be applied to your deductible, out-of-pocket (coinsurance) maximum limits.

- **By mail order**
  - Maintenance drugs (those prescribed to treat long-term or chronic medical conditions) can be obtained by mail through Caremark. Prescription drug mail order forms are available on the Lincoln Consolidated Schools website at www.lincoln.k12.mi.us. When you use a prescription drug mail order, you can receive a 90-day supply for a reduced co-pay. Prescription drug expenses will not be applied to your deductible, out-of-pocket (coinsurance) maximum limits.
**What Is Covered?**

- Federal legend drugs. (Federal legend drugs are medications that require a **physician’s** prescription to be dispensed.)
- Compound medications of which at least part are federal legend drugs.
- Acne medicines (Tretinoin, Differin, and Tazorac).
- ADD & Narcolepsy drugs.
- Anabolic steroids.
- Anorexients.
- Anti-rejection drugs (Immunosuppressants).
- Anti-smoking aids requiring a prescription.
- Contraceptive injectables.
- Contraceptives oral (including extended cycle).
- Contraceptive transdermal and vaginal rings.
- Contraceptive emergency.
- Diabetes medications.
- Diabetes supplies, including insulin needles and syringes.
- Emergency allergic reaction kits (bee sting kits, Epi-pen, Ana-kit).
- Fluoride products requiring a prescription.
- Glucagon emergency injection kit.
- Lovenox.
- Migraine medications.
- Multiple vitamins requiring a prescription.
- Pre-natal vitamins requiring a prescription.
What Is Not Covered?

BELOW ARE MEDICATIONS THAT ARE NOT COVERED WHEN OBTAINED THROUGH A PHARMACY (PARTICIPATING OR NON-NETWORK) OR MAIL ORDER.

- Over the counter drugs (unless specified otherwise).
- Cosmetic drugs, including hair loss drugs, anti-wrinkle creams, hair removal creams, etc.
- Blood or blood related products.
- Blood glucose watch.
- Contraceptive devices.
- Contraceptive implants.
- Therapeutic devices or appliances, including hypodermic needles, syringes, support garments, ostomy supplies, durable medical equipment, and non-medical substances regardless of intended use.
- Experimental medicines do not have NDC numbers and are therefore not covered.
SUPPLEMENTARY SERVICES AND SUPPLIES

The best course of treatment for you may not include hospitalization, diagnostic testing, or other services previously described. Rather, your condition may require specialized care or supplies in conjunction with the services being provided by your physician. These benefits supplement other coverage described throughout this document to complete the comprehensive program offered by your employer.

Medical Equipment, Medical Supplies, Orthotics And Prosthetics

This plan pays benefits for medical equipment and supplies that you and your family members may need to assist you with an illness, injury, or congenital defect.

What Is Covered?

Charges will be covered as described below and will be payable as described in the section titled “Overview of Benefits”:

- Rental or purchase of medical equipment.
- Deluxe equipment such as motor driven wheelchairs and bed when medically necessary for the treatment of the patient’s condition and required in order for the patient to operate the equipment him/herself.
- Medical supplies that are needed to help you manage your condition, including, but not limited to: jobst hose, colostomy supplies, crutches, canes, prescribed sterile gloves, etc.
- Breast pumps, when necessary due to a medical condition, such as multiple births or difficult feeding.
- Contraceptive implants and devices (IUD, diaphragm).
- Diabetic supplies and equipment, including but not limited to: test strips for glucose monitor watch, insulin pumps, blood glucose monitors and visual reading.
- Orthotic appliances such as braces, orthopedic shoes (when part of a corrective brace), custom shoe inserts, and custom molded items.
- Temporary and long-term prostheses.
- Specially designed bras for breast prostheses, limited to 3 per calendar year.
- Wigs when hair loss is due to an illness or injury.
- Prosthetic devices, as well as their replacement as needed due to the patient’s growth or physiological change, medical condition, or wear and tear.
- Necessary repairs to covered orthotic appliances and prosthetic devices.
Infertility

Conceiving a child is difficult for some individuals, but often there is treatment available to aid you with reaching your goal of having a family.

What Is Covered?

This plan provides the benefits described below. These benefits are payable as described in the section titled “Overview of Benefits”:

- Testing to determine the cause of infertility.
- Surgical procedures to correct infertility.
- Counseling visit.

Complimentary/Alternative Medicine

There are times when conventional medicine may not meet a covered individual’s physical or emotional needs. However, there are certain alternative therapies which may offer assistance, and those services are considered “complementary and alternative medicine.” This plan provides the benefits for the alternatives described below.

What Is Covered?

These benefits are payable as described in the section titled “Overview of Benefits”:

- Acupuncture and acupressure provided for the treatment of an illness or injury. Services must be provided by an MD, DO or an acupuncturist who is certified or licensed according to state requirements to perform acupuncture.

Nutritional Services

The diagnosis of a new medical condition may require you to change your way of living. In some cases, you may need to completely reevaluate your diet. Luckily, there are Registered Dieticians and Certified Diabetes Counselors to guide you through this change.

What Is Covered?

This plan provides benefits rendered by such providers as described below, and benefits are payable as described in the section titled “Overview of Benefits”:

- Charges for evaluating your condition and needs.
- Educational training.
WHAT IS NOT COVERED?

While the plan provides a thorough and comprehensive level of coverage for you and your covered dependents, not every service is covered. The following is a list of services which are not covered by any portion of the plan.

1. **Abortion.** Charges related to any abortion, unless the mother’s life would be endangered if the pregnancy was carried to term.

2. **Ambulance.** The plan does **not** pay benefits for anything other than professional ambulance transportation charges, such as:
   - Transportation from a hospital to the patient’s home, unless home health care program is in place,
   - Travel charges for regularly scheduled plane or train transportation,
   - Transportation for the convenience of the patient, and
   - Transportation by other than a professional ambulance service, except as otherwise provided.

3. **Amniocentesis.** Amniocentesis to determine the gender of the newborn or in the absence of known risk factors including but not limited to, maternal age, previous child with chromosomal disorder, abnormal ultrasound, or family history or other documented risk of a detectable, single gene disorder.

4. **Anesthesia Separate Charges.** Charges billed separately by an anesthesiologist and a CRNA that, when the bills are combined, exceed reasonable and customary.

5. **Appliances.** This plan does not pay benefit for dental guards, dentures, and orthodontic braces.

6. **Behavioral Modification Programs.** Charges related to behavioral modification programs.

7. **Biofeedback.** Charges related to biofeedback training.

8. **Chiropractic Care.** Chiropractic care other than office visits, spinal x-rays or spinal or osteopathic manipulations, and massage therapy, **physical therapy** when provided by a Doctor of Chiropractic (DC) or Doctor of Osteopathy (DO).

9. **Claim Forms.** Charges incurred for completion of claim forms.

10. **Claims Filing Deadline.** Claims filed later than twelve (12) months from the date the charge was incurred.

11. **Confinements for Not Covered Procedures.** Any hospital or other facility charges for procedures or confinements that the plan does not cover.

12. **Confinements for Testing/Physical Therapy.** Confinements solely for diagnostic testing, x-rays, physical checkups, **physical therapy**, observation, and rest cures except when due to a concurrent hazardous medical condition.

13. **Contraceptives.** Drugs. Please refer to the Prescription Drug Program.

14. **Convenience Items.** Convenience items such as telephones, televisions, guest meals, guest beds, haircuts, manicures, personal computers, internet connection costs, etc.
15. **Coordination of Benefits.** Services rendered which are eligible for payment or coverage by any other plan that does not provide coordination of benefits.

16. **Cosmetic Procedures.** Cosmetic procedures unless necessary:
   - to improve the function of a part of the body, or
   - as the result of an injury, or
   - due to post-mastectomy breast reconstruction, or
   - to treat a **congenital defect**, or
   - for scar revision as a result of **illness** or injury.

17. **Custodial Care.** Charges/confinements for custodial care (services which primarily help an individual perform daily living activities).

18. **Days of Confinement.** This plan does not pay benefits for days of **hospital confinement** prior to the morning of your elective **surgery**.

19. **Days on Leave.** Charges for days when you or your covered **dependents** are not confined in the **hospital** (days when the patient is on leave from the **hospital**).

20. **Dental.** Dental expenses for the following:
   - **hospital confinements** or **hospital outpatient** expenses during which only dental services or oral surgical procedures are performed, unless necessary due to a **concurrent hazardous medical condition**.

21. **Dental Services.** Charges related to dental services, except as otherwise provided. Please refer to your dental plan for further information.

22. **Dental X-Rays.** Dental x-rays, except when performed in connection with a covered oral surgical procedure.

23. **Dietary Supplements.** Charges for oral dietary supplements that contain a dietary ingredient intended to supplement the diet.

24. **Duplicate Tests.** Duplicate tests by different **physicians**, except when medically necessary to monitor a patient’s medical condition.

25. **Earwax Removal.** Charges for earwax removal, unless medically necessary.

26. **Educational Training/Testing.** Educational testing and training, except as otherwise provided or when medically necessary.

27. **Emergency Room.** The plan does not pay benefits for the use of an emergency room for conditions not due to an accidental injury or medical **emergency**.

28. **Environmental Control Equipment.** This plan does not pay benefits for equipment such as air conditioners, air filters, humidifiers, vaporizers, etc.

29. **Errors in Refraction.** Testing to determine errors in refraction, unless due to an injury, **illness**, or following a covered **surgery**.

30. **Eyeglasses and Contact Lenses.** Charges for eyeglasses and contact lenses, unless provided to Aphakic patients.
31. **Experimental/Investigational.** Experimental or investigational care, treatment, services, supplies or drugs.

32. **Failure to Comply with another Plan.** Charges that are not payable by the primary plan covering the patient solely due to the patient’s failure to comply with that plan’s requirements for cost containment provisions (including – but not limited to - failure to pre-certify).

33. **Failure to Comply with this Plan.** Charges that may otherwise be payable when you or your provider fail to comply with this plan’s request for information.

34. **Family Providers.** Services, care and treatment rendered by your immediate family.

35. **Felony.** Charges incurred as a result of committing, or attempting to commit, an assault or felony, unless the illness or injury is a result of a physical or mental condition.

36. **Fetal Surgery.** Fetal surgery and related charges when the procedure is experimental or not performed to enhance or protect the outcome of the pregnancy.

37. **Foot Care.** Charges for routine foot care, including treatment (other than surgery) of corns, bunions, toenails, calluses, flat feet, fallen arches, weak feet and chronic foot strain when performed in the absence of a localized illness, injury or symptoms involving the foot.

38. **Government/Military Hospital.** Services provided in a hospital operated by the U.S. government (or an agency of the government, such as a V.A. or military hospital) for an armed-services-related medical condition.

39. **Governmental/State.** Charges for which coverage is provided through, any federal, state, municipal or other governmental body or agency.

40. **Hair Analysis.** Charges for hair analysis.

41. **Health Club Membership.** Membership costs included, but not limited to health clubs and weight loss programs, except as otherwise provided.

42. **Hearing.** Charges for implants, or cochlear implants.

43. **Hearing Loss.** Charges related to the treatment of hearing loss, except as otherwise provided.

44. **Home Testing.** Charges for home testing kits.

45. **Homemaker Services.** Charges for homemaker or housekeeping services.

46. **Homeopathic Care.** Herbal medicines, holistic or homeopathic care, including drugs.

47. **Hospice.** Charges for funeral arrangements and financial/legal counseling.

48. **Hypnotherapy.** This plan does not pay benefits for hypnotherapy.

49. **Illegal Activity.** Charges a covered individual incurs as a result of committing, or attempting to commit any illegal or criminal activity, unless the illness or injury is a result of a physical or mental condition.

50. **In-Vitro.** Artificial insemination, in-vitro fertilization and embryo transfer.
51. **Incomplete Claims Submission.** Charges when there has been an incomplete claim submission.

52. **Late Discharge.** Charges for “late discharge” or “late check-out” if the discharge results from convenience.

53. **Learning Disabilities.** This plan does not provide benefits for the treatment of learning disabilities.

54. **Legal Expenses.** Charges for legal expenses or fees incurred in obtaining medical treatment or payment of claims.

55. **Medically Necessary.** Services and supplies that are not medically necessary.

56. **Medical Equipment.** Rental charges that exceed the purchase price of the equipment.

57. **Medical Supplies.** Charges for exercise equipment, blood pressure kits, diet scales, etc.

58. **Military Services.** Treatment or services resulting from or prolonged as a result of performing a duty as a member of the military service of any state or country.

59. **Not Required to Pay.** Charges that you would not be required to pay if you did not have group health coverage.

60. **Observation Care.** Charges for 23-hour outpatient observation care in excess of the cost of one day care at the hospital's semiprivate room rate.

61. **Off-Label Drug Use.** Charges for the use of an FDA-approved Drug for a purpose other than that for which it is approved, unless the drug is appropriate and generally accepted for the condition being treated based on reliable scientific evidence.

62. **Office Visits and Other Expenses for School, Marriage, Employment, Licensing or Regulatory Purpose.** Office visit charges for pre-employment, premarital, or any examinations required by school, camp, licensing, regulatory, or other such purpose (unless otherwise specified).

63. **Paternity.** Charges for paternity testing.

64. **Phone/Internet Conversations.** Charges for medical treatments, consultations or visits that consist of a telephone or internet conversation or other electronic communication.

65. **Plan Maximums.** Charges in excess of plan maximums.

66. **Providers Not Covered.** Services rendered by a provider who is not specifically included in the definition of a physician or specifically listed as a covered provider.

67. **Reasonable and Customary.** Charges in excess of those considered reasonable and customary.

68. **Recreational, Music, and Remedial Reading Therapy.**

69. **Riots/Nuclear.** Treatment or services relating to a riot, civil disobedience, nuclear explosion or nuclear accident.

70. **Services Not Rendered.** Charges for services or supplies not rendered (including charges for canceled appointments).
71. Sexual Conversion. Surgical and other related medical charges associated with sexual conversion, gender reassignment, or disturbance of gender identification.

72. Smoking Cessation. Charges for services related to smoking cessation, except as otherwise provided under required preventive care.

73. Standby Physician. Charges for a standby physician, except when required because of a hospital policy or state law or ordered by the delivering physician or surgeon.

74. Surrogacy. Charges incurred by a surrogate mother.

75. Thermography. Charges for thermography, thermogram, or thermoscribe.

76. Travel. Any type of travel whether or not recommended by a physician, except in connection with covered ambulance and transplants.

77. Vision. Charges for radial keratotomy, LASIK, refractive keratoplasty or similar procedures.

78. Vitamin Injections. Charges for vitamin injections, unless the injections are for a diagnosed medical condition.

79. War. Charges incurred as a result of war or act of war, whether declared or undeclared.

80. Wigs. Charges for wigs or hair prosthesis, except as otherwise provided under medical supplies.

81. Worker's Compensation. Services rendered for treatment of any injury or illness for which benefits are available under or entitled to under a Worker's Compensation or Employer Liability Law, whether or not the policy is in force, or services rendered on account of any occupational injury or illness. Occupational injury or illness includes those as a result of any work for wage or profit.
COORDINATION OF BENEFITS (COB)

Today many people have more than one source of benefit coverage. Because of this, the plan has a coordination of benefits (COB) feature that helps to avoid duplication of payments for the same services. Not only does it prevent duplication of payments, it also makes sure that you are receiving the maximum benefit for which you are entitled.

How Does Coordination Work?

When this plan is primary, it will pay according to plan benefits described in this booklet. When it is secondary, the plan will use the "standard" method of coordination. The Plan Supervisor will reduce its payment so that the total benefits paid under both plans do not exceed 100% of the allowable expense. An allowable expense is any expense for medically necessary care if at least a portion of that expense is covered under one of the plans.

When this plan is secondary, it will subtract the amount paid by the primary plan from the allowable expense. However, even when the plan is secondary, it will never pay more than it would if it were the primary plan.

Example:

<table>
<thead>
<tr>
<th>Allowable expenses</th>
<th>$500</th>
</tr>
</thead>
<tbody>
<tr>
<td>Primary plan’s deductible</td>
<td>-$250</td>
</tr>
<tr>
<td></td>
<td>$250 at 80%</td>
</tr>
<tr>
<td>Primary plan payment</td>
<td>$200</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Allowable expenses</th>
<th>$500</th>
</tr>
</thead>
<tbody>
<tr>
<td>This plan’s deductible</td>
<td>-$200</td>
</tr>
<tr>
<td></td>
<td>$300 at 100%</td>
</tr>
</tbody>
</table>

This plan would normally pay $300

Allowable expense $500
Less primary plan’s payment -$200
This plan’s payment -$300
You pay $ 0

How Does The Plan Coordinate Benefits When Multiple Preferred Provider Arrangements Are Utilized?

When both this plan, paying as secondary, and the primary plan have a preferred provider arrangement in place, payment will be made up to the preferred provider allowance available to the primary plan.
Determining The Order Of Benefit Payments

The following applies when determining whether this plan will be primary or will pay benefits secondary to another plan:

- If the other source of coverage does not contain a coordination of benefits provision, that source always pays benefits first.

- If the claimant is covered by this plan as an employee and has coverage through another source as a dependent (e.g., your spouse’s plan), this plan is the primary plan and will pay benefits first. The other coverage, that provides benefits for the claimant as a dependent, will pay benefits second.

- If the claimant is covered by this plan as a dependent spouse and has coverage through another source as an employee, this plan is the secondary plan and will pay benefits second. The other coverage, which provides benefits for the claimant as an employee will pay benefits first.

- If the claimant is a child and is covered as a dependent under both this plan and the other parent’s source of coverage, this plan will use the “birthday rule.” The birthday rule means that the coverage of the parent whose birthday falls earlier in the year (regardless of the year of birth) is the primary plan and pays benefits first. The source providing coverage for the parent whose birthday falls later in the year pays benefits second. For example, if the mother’s birthday is in June and the father’s birthday is in August, the mother’s source of coverage will pay benefits first. The age of the parent has no effect on whose coverage pays benefits first.

- If the claimant is a child of divorced or separated parents, the following order applies as to which source of coverage pays benefits first:
  - Parent with financial responsibility for medical, dental, or other health care expenses due to a court order;
  - If the court order does not establish financial liability, the parent with custody pays first, then the spouse of the parent with custody, then the parent without custody and spouse of the parent without custody.

- If none of the above guidelines applies, the source providing coverage for the claimant longer pays benefits first.
Other Instances Where The Plan Coordinates Benefits With Other Coverages

This plan also coordinates benefits with other types of coverage, as shown in the following charts.

<table>
<thead>
<tr>
<th>If You Have...</th>
<th>Here Is How This Plan Pays Benefits...</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage through your former employer, but not as a COBRA continuant or retiree</td>
<td>This plan pays benefits second.</td>
</tr>
<tr>
<td>COBRA continuation coverage through a former employer</td>
<td>This plan pays benefits first.</td>
</tr>
<tr>
<td>Retiree coverage through a former employer and you are not yet eligible for Medicare</td>
<td>This plan pays benefits first. Your former employer’s retiree plan pays benefits second.</td>
</tr>
<tr>
<td>Retiree coverage through a former employer and you are eligible for Medicare (age 65 or older)</td>
<td>This plan pays benefits first. Medicare pays benefits second, and your former employer’s retiree plan pays benefits third.</td>
</tr>
<tr>
<td>Coverage through Medicare as the result of end-stage renal disease</td>
<td>This plan pays benefits first and Medicare pays benefits second during the first 30 months of Medicare coverage. After 30 months, Medicare pays benefits first and this plan may or may not pay secondary benefits (depending on the amount Medicare pays).</td>
</tr>
<tr>
<td>Coverage through Medicare as the result of a disability or age</td>
<td>This plan pays benefits first as long as you are actively employed. If you are on a leave of absence and coverage continues during your leave, Medicare pays benefits first and this plan pays benefits second (or third after Medicare and your spouse’s employer’s plan - if applicable).</td>
</tr>
<tr>
<td>Coverage through Medicaid</td>
<td>This plan pays benefits first, any other plan through which you have coverage pays benefits second, and Medicaid pays benefits last.</td>
</tr>
<tr>
<td>Coverage through another government-sponsored program (e.g., TRICARE)</td>
<td>This plan pays benefits first, any other plan through which you may have coverage pays benefits second, and the government-sponsored program pays benefits last.</td>
</tr>
<tr>
<td>Coverage under this plan as a former employee through COBRA</td>
<td>This plan pays benefits second to any coverage provided through a plan covering you as an employee or dependent.</td>
</tr>
<tr>
<td>Coverage through an employer, but not as a COBRA continuant or retiree</td>
<td>The other plan pays benefits first. If the other plan’s payment is equal to or greater than the amount this plan would pay, this plan does not pay benefits.</td>
</tr>
<tr>
<td>If Your Spouse Has...</td>
<td>Here Is How This Plan Pays Benefits...</td>
</tr>
<tr>
<td>COBRA continuation coverage through another employer</td>
<td>Your spouse’s current employer’s plan pays benefits first, this plan pays benefits second (depending on the amount the other employer’s plan pays), and COBRA continuation pays third.</td>
</tr>
<tr>
<td>Retiree coverage through a former employer and is not yet eligible for Medicare (younger than age 65)</td>
<td>The other plan pays benefits first, and this plan pays benefits second (depending on the amount the other plan pays).</td>
</tr>
<tr>
<td>Retiree coverage through a former employer, is eligible for Medicare (age 65 or older), and the retiree coverage supplements Medicare</td>
<td>This plan pays benefits first, Medicare pays second, and your spouse’s retiree medical plan pays third.</td>
</tr>
<tr>
<td>If Your Spouse Has…</td>
<td>Here Is How This Plan Pays Benefits…</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>-----------------------------------------------------------</td>
</tr>
</tbody>
</table>
| Coverage through **Medicare** as the result of end-stage renal disease | Your spouse’s current employer’s plan pays benefits first and **Medicare** pays benefits second during the first 30 months of **Medicare** coverage. If your spouse’s coverage is provided as an inactive employee or a retiree, **Medicare** may pay benefits before this plan.  

After 30 months, **Medicare** pays benefits first, your spouse’s other plan pays benefits next, and this plan may or may not pay a benefit (depending on the amount the other plan and **Medicare** pay). |
| Coverage through **Medicare** as the result of a disability or age | Your spouse’s current employer’s plan pays benefits first, as long as he or she is actively employed. If you are actively employed, this plan pays benefits second, and **Medicare** pays benefits third.  

If your spouse’s coverage is provided as an inactive employee or a retiree, **Medicare** may pay benefits before your spouse’s coverage and before this plan.  

If your spouse’s only coverage is through this plan and you are an active employee, this plan pays benefits first and **Medicare** pays benefits second. If you are not actively employed (whether or not your spouse has other coverage), this plan pays benefits after any other plan (including **Medicare**). |
| Coverage through Medicaid | Your spouse’s current employer’s plan pays benefits first, this plan pays benefits second (depending on the amount the other employer’s plan pays), and Medicaid pays benefits last. |
| Coverage through another government-sponsored program (e.g., TRICARE) | Any other plan through which your spouse may have coverage pays benefits first, this plan pays benefits second, and the government-sponsored program pays benefits last. |
| Coverage under this plan through COBRA | This plan pays second to any coverage covering your spouse as an employee or dependent. |

<table>
<thead>
<tr>
<th>If Your Child Has…</th>
<th>Here’s How This Plan Pays Benefits…</th>
</tr>
</thead>
<tbody>
<tr>
<td>Coverage under this plan through COBRA</td>
<td>This plan pays second to any coverage covering your child as a dependent.</td>
</tr>
<tr>
<td>Coverage through Medicaid</td>
<td>This plan pays first.</td>
</tr>
<tr>
<td>Coverage through another government-sponsored program (e.g., TRICARE)</td>
<td>Any other plan through which your child may have coverage pays benefits according to the priority previously described, and the government-sponsored program pays benefits last.</td>
</tr>
</tbody>
</table>
| Coverage through **Medicare** as the result of end-stage renal disease | The plan responsible for your child’s primary coverage (as previously explained) pays benefits first and **Medicare** pays benefits last during the first 30 months of **Medicare** coverage.  

After 30 months, **Medicare** pays benefits first, and the above rules governing the order of benefit payments apply next. This plan may or may not pay a benefit (depending on the amount any other plan and **Medicare** pay). |
How The Plan Coordinates With Automobile Insurance Coverage

When coverage is provided through an automobile insurance policy, the plan will coordinate as follows:

IF:
The automobile insurance policy does not have a coordination of benefits provision

THEN:
The automobile insurance policy will be primary for any auto-related injuries.

IF:
The automobile insurance policy does have a coordination of benefits provision

THEN:
This plan will be primary for any auto related injuries and will coordinate benefits with coverage provided through the automobile insurance policy.

Coordination With Automobile Insurance Coverage

If you or your dependent are involved in an automobile accident, this plan may advance payment in order to prevent any financial hardship. You will be asked to provide this plan with information concerning your automobile insurance and automobile coverage of any other party involved. Any payment advanced by this plan that is covered by your automobile insurance or any other automobile insurance or which may be obtained through legal action, must be refunded to this plan. This plan will have an equitable lien against these parties up to the amount of the payment advanced. Please refer to the section titled “Reimbursement of Plan Payments”.
PARTICIPATING IN THE PLAN

1. Who Can Participate In The Plan?

You are eligible for coverage in this plan as outlined in your collective bargaining agreement or specified in your employment contract.

2. When Can I Participate In The Plan?

As an eligible employee you may participate in the plan described in this booklet on your first day of active employment. Your Director of Business Services will provide you with an enrollment form.

3. How Do I Enroll For Coverage?

You must complete, sign and return your enrollment form to your Director of Business Services within 31 days from the date of you become eligible to be covered in this plan.

4. Can I Enroll My Spouse And Dependent Children?

Yes. If you enroll for coverage, you may also enroll your eligible spouse and dependent children.

Verification of dependent eligibility is required at the time of enrollment. Please be prepared to provide a federal income tax return, marriage certificate, birth certificate, or any other document required by the Plan Administrator.

5. Can I Enroll My Sponsored Dependents?

Yes. You can enroll a sponsored dependent who is claimed by you as a current income tax exemption, related to you by blood or marriage, and is a member of your household.

6. How Do I Know If My Spouse Is Eligible?

Your spouse is eligible if you are legally married and neither legally separated nor divorced. This plan will not recognize same gender marriages or common law marriages, whether or not such marriages are legal or valid under the laws of your state of residence or the state in which the ceremony occurred.

7. What If Both My Spouse And I Work For The District?

If both you and your spouse are covered as employees under this plan, only one of you may enroll your children as dependents.

If both you and your spouse are covered separately as employees and coverage for one of you is terminated, the one who remains an employee may within 31 days cover their spouse as a dependent and may cover any children who were covered under the spouse’s coverage.
8. How Do I Know If My Dependent Children Are Eligible?

If you enroll for coverage, you may also enroll your eligible dependent children. Please refer to the chart below for eligibility requirements:

<table>
<thead>
<tr>
<th>Eligible dependents</th>
<th>Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Your dependent children</td>
<td>Your children until the end of the month they reach age 26. Children are your:</td>
</tr>
<tr>
<td></td>
<td>• natural born children,</td>
</tr>
<tr>
<td></td>
<td>• step children,</td>
</tr>
<tr>
<td></td>
<td>• legally adopted children,</td>
</tr>
<tr>
<td></td>
<td>• children for whom you have court appointed guardianship,</td>
</tr>
<tr>
<td></td>
<td>• children under age 18 who have been placed for adoption, whether or not the adoption is final. Proof of adoption of placement for adoption is required for enrollment in the plan.</td>
</tr>
<tr>
<td>Totally disabled children</td>
<td>Your children who are totally disabled either mentally or physically may continue their participation in the plan after they reach age 26 provided they were enrolled in the plan prior to their 26th birthday, and proof is provided of their incapacity. Coverage will end when the child is no longer totally disabled.</td>
</tr>
<tr>
<td>Court ordered coverage</td>
<td>The plan will provide coverage for children whom you have been ordered by a court to provide coverage.</td>
</tr>
<tr>
<td>QMCSO</td>
<td>This plan will also provide coverage as described by a Qualified Medical Child Support Order (QMCSO) that assigns the rights of a participant or beneficiary to receive benefits under this health plan.</td>
</tr>
</tbody>
</table>

9. What If A Court Order Requires That I Provide Coverage For My Dependent Child?

A Qualified Medical Child Support Order (QMCSO) is a court decree under which a court mandates coverage for a child (called an Alternate Recipient). Upon receipt of a Medical Child Support Order or a National Medical Support Notice issued under applicable state or federal law, the Plan Administrator shall take the following steps, within 20 business days:

1. Determine if the notice or order conforms to the requirements of a QMCSO,
2. Reply to the issuing agency if you are no longer employed, fall into a class of employees who are ineligible for coverage or if dependent coverage is not provided,
3. Notify the issuing agency if the notice or order is determined to not meet the requirements of a QMCSO,
4. Notify the issuing agency of the coverage options available under the plan and any waiting periods which exist for coverage under the plan (if applicable),
5. Determine if federal withholding limits or prioritization rules permit the withholding from your income of the amount required to obtain coverage for the children specified,
6. If appropriate, withhold from your income any contributions required,
7. Notify you of any contributions to be withheld from future pay,
8. Notify Plan Supervisors/vendors about enrollment, and
9. Notify the issuing agency of the date of enrollment and date coverage under the plan will begin.
The participant and each alternate recipient shall have the right to request in writing that the Plan Administrator again review the status of the notice or order. The request must be submitted within 60 days after being notified of the Plan Administrator’s decision. The participant and each alternate recipient may present additional materials to the Plan Administrator for review. The Plan Administrator may request additional information or material from the participant or alternate recipient. The Plan Administrator must provide sufficient information to understand available options and to assist in appropriately completing the notice or order.

10. Who Would Not Be Considered Eligible For Enrollment In This Plan?

- You and your dependents, on the date your employment terminates or the date you no longer meet eligibility requirements as defined in this plan.
- Your spouse beginning on the date you are legally divorced or legally separated.
- Any individual who begins active service in the armed forces of any country, unless coverage is continued as provided under Federal law.
- Any individual who does not meet the definition of an employee, dependent or sponsored dependent.
- Domestic partners.

**NOTE:** If your coverage terminates or if a dependent ceases to be covered for any of the above reasons, you and/or your dependent may be eligible to continue coverage under the plan.

11. What Is My Cost To Participate In The Plan?

The cost of providing benefits for you and your eligible dependents is based on your collective bargaining agreement or employment contract.

12. Can I Waive Coverage In The Plan?

If you and your dependents elect to waive coverage in this plan, you may be eligible to receive cash in lieu of the program according to your collective bargaining agreement or employment contract. Please contact your Director of Business Services for further information.

If you elect to waive out of this plan, there are certain limited circumstances in which you may change your election.

13. Can I Enroll Myself And/Or My Dependents If I Previously Declined Participation In The Plan?

If you are an eligible employee, you may have the opportunity to enroll yourself and dependents at open enrollment. During this time, you will have an opportunity to select the coverage that is best for your family. The annual open enrollment period is during the month of November each year. You may enroll or transfer into any plan maintained by the District for benefits and change the eligible dependents you cover. Elections made during the annual open enrollment period will be effective on the first of January 1.

If you declined enrollment for yourself or your dependents and you or your dependents become eligible for a premium assistance subsidy under Medicaid or Children’s Health Insurance Program (CHIP), you may enroll yourself and dependents in this plan within 60 days of when eligibility for the subsidy was determined.
If you declined enrollment for yourself or your dependents and coverage under Medicaid or Children's Health Insurance Program (CHIP) is terminated as a result of loss of eligibility, you may enroll yourself and dependents in this plan within 60 days of the loss of coverage.

If you declined enrollment for yourself or your dependents because you or your dependents have other group coverage or another health insurance arrangement, you may, in the future, be able to enroll yourself or your dependents in this plan, provided you request enrollment within 31 calendar days after your other coverage ends.

In order to enroll, you must have indicated at the time you and/or your dependents were eligible for enrollment that the reason coverage was waived was due to other coverage. If the other coverage was not provided under a COBRA continuation provision, that coverage must have terminated either as a result of loss of eligibility or because employer contribution to that coverage has ceased. If the other coverage was provided under a COBRA continuation provision, the maximum COBRA continuation period must be exhausted. Proof of loss of coverage must be provided.

14. What Information Do I Need To Enroll During The Year?

If you have a new dependent as a result of marriage, birth, adoption or placement for adoption, you may be able to enroll yourself, your spouse and your dependent child, provided you request enrollment with 31 calendar days after the marriage, birth, adoption or placement for adoption. You must provide your Business Office with the following information in writing and provide written documentation of the event (i.e., birth certificate, marriage license, etc.) within that 31-calendar day period:

1. The reason for the addition (e.g., newborn baby, adoption, marriage, full-time student, etc.)
2. The name of each dependent
3. Their relationship to you
4. Their dates of birth
5. The date they became your dependents (e.g., newborn baby – date of birth; adoption – date of adoption; marriage – date of marriage)
6. Their social security number

If you add your dependents within the 31-day period specified above, their coverage will be effective, as of the dates they became your dependents. If they are not added at that time, they may only be added as described above.

15. Are There Other Changes I Need To Provide To My Director of Business Services?

To keep your coverage up-to-date, you should notify your Director of Business Services immediately whenever your personal status or that of your dependents changes in such a way as to affect your coverage. Typically changes of this sort occur when:

- you move,
- you marry,
- you have a child,
- you are divorced,
- a covered dependent becomes ineligible, and
- there is a change in your spouse’s or dependent’s health coverage.
16. Can I Change My Coverage During The Year?

IRS regulations require that your benefit elections remain in effect throughout the full plan year (July 1 – June 30). The only exception that permits you to change your election during the year is when you experience a qualified change in family status. When you do experience a qualified change in family status based on the chart below, the mid-year election changes must be consistent with the following requirements:

- The event must cause you or your dependent to gain or lose eligibility for:
  - benefits under one of the benefit plans;
  - benefits available through the cafeteria plan; or
  - benefits available under another employer’s benefit plan or plan option.

- The mid-year election change must be “on account of” the change in status; and

- The mid-year election change must “correspond with” the change in status that caused a gain or loss of plan eligibility.

The following chart explains which events are considered qualified changes in family status and what changes you may make as a result.

<table>
<thead>
<tr>
<th>Event</th>
<th>Enrollment Procedure</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change in marital status</td>
<td>You may add your spouse and children, drop coverage or change coverage as a result of marriage. You may delete spouse/add dependents due to a divorce, legal separation or annulment. You may delete spouse/add dependents or change coverage due to the death of a spouse.</td>
</tr>
<tr>
<td>Change number of dependents</td>
<td>You may add your children/spouse or change coverage as a result of a birth, adoption or placement for adoption. You may delete dependent/change coverage due to a death of a dependent child.</td>
</tr>
<tr>
<td>Change in employment status or work schedule of the employee, spouse or dependent</td>
<td>You may drop coverage/add coverage, delete spouse or dependent or change coverage as the result of commencement or termination of employment, change in worksite, commencement or return from leave of absence, change from part-time to full-time employment or vice-versa, or change from salaried to hourly pay.</td>
</tr>
<tr>
<td>Dependents gain or lose eligible status</td>
<td>You may add/drop coverage of a dependent that is meeting or ceasing to meet the plan’s definition of dependent, such as attainment of a specified age or ceasing to be a student.</td>
</tr>
<tr>
<td>Mid-year eligibility for or loss of Medicare or Medicaid</td>
<td>You may add/drop coverage or delete dependent as a result of gain or loss of Medicare or Medicaid coverage.</td>
</tr>
<tr>
<td>A judgment, decree or order requiring dependent coverage (e.g., QMCSO)</td>
<td>You may add coverage and dependent child due to a judgment, decree or order requiring dependent coverage.</td>
</tr>
</tbody>
</table>
17. What Should I Do If I Experience A Family Status Change?

If you have a qualified change in family status, please contact your Director of Business Services immediately so that they can provide you with the information you will need to make any changes allowed under this plan. You must make these changes within 30 days of the event. Changes will be effective as the first payroll date after you have notified your Director of Business Services.

18. When Will My Coverage And/Or My Dependents Coverage End?

Your coverage

Your coverage will end when any of the following occur:

- you are no longer an eligible employee,
- you stop making required contributions,
- you decline coverage,
- you leave employment at the District,
- the plan is terminated, or is amended such that you do not meet the requirement for coverage under the plan,
- you commit an act of fraud or intentional misrepresentation of a material fact.

Your dependent’s coverage

Coverage for your dependents will end when any of the following occur:

- your coverage ends,
- your dependent no longer meets the plan’s requirement of an eligible dependent,
- you stop making required contributions,
- you decline coverage for your eligible dependents,
- the plan is terminated, or is amended such that you or your dependent do not meet the requirement for coverage under the plan,
- you commit an act of fraud or intentional misrepresentation of a material fact.

When coverage ends for you and your covered dependents as provided above, you and/or your covered dependents may be eligible for continuation of coverage (available at your own expense). Please refer to the section titled “COBRA Continuation Coverage.”

In certain circumstances your coverage may be extended. These situations are described in the following few questions.

19. What Happens To My Dependents’ Coverage If I Pass Away?

Coverage for your covered dependents will continue for 30 days from the date in which your death occurred. Your dependents must pay any required contribution for coverage.

Your dependents may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.” The time between the COBRA event date and the date coverage ends is considered part of the time of coverage allowed under COBRA.
20. **What Happens To My Coverage If I Take A Personal Leave Of Absence?**

   For Non-FMLA leave of absence, coverage for you and your covered **dependents** may continue as described in your collective bargaining agreement or employment contract.

   You and your **dependents** may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.” The time between the **COBRA** event date and the date coverage ends is considered part of the time of coverage allowed under **COBRA**.

21. **What Happens To My Coverage If I Go On Medical Leave?**

   Coverage for you and your covered **dependents** will continue in accordance to your collective bargaining agreement or employment contract.

   You and your **dependents** may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.” The time between the **COBRA** event date and the date coverage ends is considered part of the time of coverage allowed under **COBRA**.

22. **What Happens To My Coverage If I Retire?**

   Coverage for you and your covered **dependents** will continue until the end of the month of your retirement. You and your **dependents** may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.”

23. **What Happens To My Coverage If My Employment Is Terminated Voluntarily?**

   Coverage for you and your covered **dependents** will end on your last day worked.

   You and your **dependents** may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.”

24. **What Happens To My Coverage If My Employment Is Terminated Involuntarily?**

   Coverage for you and your covered **dependents** will end on your last day worked.

   You and your **dependents** may then be eligible for continuation of coverage as explained in the section titled “COBRA Continuation Coverage.”

25. **What If I Return To Work From My Medical Leave, Personal Leave Of Absence Or Layoff?**

   If you return to work, coverage for you and your covered **dependents** will be reinstated as described in your collective bargaining agreement or employment contract, regardless of your **COBRA** election.
26. **Do I Have Continuation Rights Under USERRA If I Am On Military Leave?**

You may elect to continue coverage under the plan (including coverage for dependents) for up to 24 months from the first day of absence (or, if earlier, until the day after the date you are required to apply for or return to active employment with the District under the Uniformed Services Employment and Reemployment Rights Act of 1994). If your period of military service is less than 31 days, you will be required to pay your normal contributions for coverage. If your period of military service is 31 days or more, your contributions for the continued coverage shall be the same as for a COBRA beneficiary.

Whether or not you continue coverage during military service, you may reinstate coverage under this plan upon your return to employment under the provisions of the Uniformed Services Employment and Reemployment Rights Act of 1994. The reinstatement will be without any pre-existing condition exclusion or waiting period otherwise required under the plan, except to the extent that the exclusion or waiting period would have been imposed if coverage had not terminated due to military service. This waiver of the exclusion and waiting period shall not apply to any illness or injury that is incurred in, or aggravated during, the performance of military service.

27. **Do I Have Continuation Rights Under FMLA If A Member Of My Family Is On “Covered Active Duty” Or Is A “Covered Servicemember”?**

The Family Medical Leave Act of 1993 (FMLA), as amended effective January 28, 2008 provides rights to certain family members of employees who are individuals in the service of the United States Armed Forces. These benefits include the extension of health benefits and the resumption of benefits upon return from the leave. You are a qualified employee if:

- You have worked for the District for at least 12 months, and
- You have worked for at least 1,250 hours during the year preceding the year, and
- Your spouse, son, daughter or parent has been called to active duty in the Armed Forces of the United States (including the National Guard). This is called “qualifying exigency leave”, or
- You are the spouse, parent, son, daughter or next of kin of a service member who is undergoing medical treatment, recuperation or therapy for an injury or illness incurred in the line of active duty in the Armed Forces (including the National Guard) that renders the service member medically unfit to perform his or her duties. This is called “service member care leave.”

A qualified employee is entitled to up to 12 weeks of “qualifying exigency leave” in a 12-month period. This 12 week period will be measured looking back 12 months from the date leave is used.

A qualified employee is entitled to up to 26 weeks of “service member care leave” in a 12 month period. This 26 week period will be measured looking back 12 months from the date leave is first used.

Please see the question titled “What Happens to My Coverage If I Take a Leave under the Family and Medical Leave Act (FMLA) (For a Reason Other Than Military Leave)?” for a description of contributions that will be required during FMLA leave and other FMLA provisions.
28. **What Happens To My Coverage If I Take A Leave Under The Family And Medical Leave Act (FMLA) (For A Reason Other Than Military Leave)?**

The Family and Medical Leave Act of 1993 (FMLA) provides certain rights to qualified employees. Included in these rights are certain provisions regarding the extension of health benefits and the resumption of benefits for employees who are granted leave. You are a qualified employee if:

- You have worked for the District for at least 12 months, and
- You have worked for at least 1,250 hours during the year preceding the start of the leave.

A qualified employee is entitled to leave under the FMLA for:

- Birth of a child and to care for such child (up to 12 months after the birth of the child).
- Placement of a child for adoption or foster care (up to 12 months after the placement of the child).
- Care of your seriously ill spouse, child or parent.
- A serious health condition that makes you unable to perform your job functions.

A qualified employee is entitled to up to 12 weeks of leave in a 12 month period under the FMLA. This 12 week period will be measured looking back 12 months from the date leave is used. During the time an employee is granted leave under the FMLA you must pay your regular contribution for coverage for you and your covered dependents (if required according to your union contract or employment agreement). Your contribution must be paid at the same time as it would be if made by payroll deduction.

You will be allowed a 30-day grace period from the due date to make the premium payment. If payment is not made during that time, your coverage will be suspended when the grace period ends. If you fail to pay a contribution during your leave, coverage will be suspended. Coverage will resume, when you return to work, as though it had not been lost and no waiting period will be imposed.

If your coverage ends due to failure to pay a required premium or if you do not return to work, you and/or your covered dependents may continue coverage as provided under COBRA. The maximum COBRA coverage period begins on the last day of your FMLA leave, the qualifying event date.
GLOSSARY

Whenever one of the following words or phrases appears highlighted, they shall have the meaning explained below, unless the context otherwise requires. Please note, “reasonable and customary,” “experimental,” “investigational” and “medically necessary” have been defined elsewhere in this SPD.

Adverse benefit determination: a rescission of coverage or a denial, reduction or termination of, or a failure to provide or make payment (in whole or in part) for a benefit, including any such denial, reduction, termination, or failure to provide or make payment that is based on the determination of a participant’s or beneficiary’s eligibility to participate in the plan. This includes a denial, reduction or termination of, or a failure to provide or make payment (in whole or in part) for a benefit resulting from the application of any utilization review (if applicable), as well as a failure to cover an item or service for which benefits are otherwise provided because it is determined to be experimental or investigational or not medically necessary or appropriate.

Annual open enrollment period: an annual period during the month of May, during which you may enroll into the plan for benefits to be effective on the following July 1.

Authorized representative: a physician rendering the service for which a bill is submitted (but not a designee of the physician), or a person who a covered employee or covered dependent has authorized in writing to act on his/her behalf. If the claim is an urgent care pre-service claim, the plan will consider a health care professional with knowledge of a claimant’s medical condition as an authorized representative.

If a covered employee or covered dependent wishes to authorize another person (e.g., family member) to act on his/her behalf on matters that relate to filing of benefit claims, notification of benefit determinations, and/or appeal of benefit denials, he/she must first notify the Plan Administrator of such authorization by providing a completed Notice of Authorized Representative form. The Notice of Authorized Representative form can be obtained from your Executive Director of Business and Operation.

Certified Nurse Midwife: a Registered Nurse (RN), Licensed Practical Nurse (LPN), or Licensed Vocational Nurse (LVN) who has completed a course of study and has been certified and licensed as a midwife.

Claimant: an eligible employee, a covered dependent or an authorized representative.

Claims Administrator: your plan has different Claims Administrators based on the type of claim. The Claims Administrator for each type of claim is responsible for claim processing within the time periods listed for initial claims determination as well as for the final decision for any appeal filed in response to an adverse benefit determination. Each is independently, responsible for notifying you of the adverse benefit determination, based on the type of claim, as well as reviewing any appeal you may make. Your Claims Administrators are as follows:

Pre-service and Post-service claims:

Medical: NGS CoreSource, P.O. Box 2310, Mt. Clemens, MI 48046, (800) 521-1555.

Pharmacy: Caremark, 750 W. John Carpenter Freeway, Suite 600, Irving, TX 75039, (866) 644-7527.
Each **Claims Administrator** shall have final discretionary authority to construe the terms of the plan, for purposes of final claims determinations, for those claims listed above for which they are designated as the **Claims Administrator**.

**COBRA:** the Consolidated Omnibus Budget Reconciliation Act of 1986 that requires group health plans to provide employees and eligible family members the opportunity to continue health care coverage at their own expense, when coverage would be lost under certain circumstances.

**Concurrent claims decision:** a decision by the plan relating to an ongoing course of treatment.

**Concurrent hazardous medical condition:** a potentially life-threatening condition, substantiated by the patient's attending physician, requiring care with immediate access to hospital equipment. (For the purpose of hospital confinement for dental procedures, conditions such as hemophilia, uncontrollable diabetes and hypertension will be considered concurrent hazardous medical conditions.)

**Congenital defect:** a physical abnormality existing at birth.

**Covered individual:** an eligible employee, covered spouse or dependent that is enrolled in the Lincoln Consolidated Schools Medical Plan for Support Staff. (This includes only those people who qualify for enrollment as indicated in the section titled “Participating in the Plan”.)

**Covered spouse:** the employee's current legally married husband or wife who is enrolled in the Lincoln Consolidated Schools Medical Plan for Support Staff. (This includes only those people who qualify for enrollment as indicated in the section titled “Participating in the Plan”.)

**Deductible:** a specific dollar amount that a covered individual must pay (or “satisfy”) in covered expenses each plan year before the plan pays its share of covered expenses. (Please refer to the section titled “What is the Plan Deductible?” for further information.)

**Dental:** relating to the teeth or gums.

**Dentist(s):** 1) a legally licensed Doctor of Dental Surgery (DDS) or Doctor of Medical Dentistry (DMD) practicing within the scope of his/her license who is permitted to perform services for which coverage is provided in this plan. 2) a legally licensed physician authorized by his/her license to perform the particular dental procedure for which coverage is provided in this plan.

**Dependent:** people who have a relationship to an employee. This includes only those people who qualify for enrollment as indicated in the section titled “Participating in the Plan”.

**Diagnosis:** a descriptive statement of a medical or dental condition.

**District:** Lincoln Consolidated Schools, 8970 Whittaker Road, Ypsilanti, MI 48197-9440 (734) 484-9440.
**Emergency**: an accidental injury, or the sudden onset of an **illness** where the acute symptoms of sufficient severity (including severe pain) so that a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably expect the absence of immediate medical attention to result in:

1. Placing the **covered individuals** life (or with respect to a pregnant woman, the health of the woman or her unborn child) in serious jeopardy, or
2. Causing other serious medical consequences, or
3. Causing serious impairment to bodily functions, or
4. Causing serious dysfunction of any bodily organ or part.

**Emergency services**: with respect to the treatment of an **emergency**, a medical screening examination, including ancillary services to evaluate the **emergency** and such further medical examination and treatment required to stabilize the patient.

**Employee**: an individual regularly scheduled to work a minimum of 17 ½ hours per week.

**Enrollment date**: the earlier of the date your coverage begins or the date your waiting period for coverage begins. For a late enrollee, the **enrollment date** is the first day of coverage.

**Essential health benefits**: those benefits identified by the U.S. Secretary of Health and Human Services and include benefits for covered expenses incurred for the following services:

1. ambulatory patient services;
2. **emergency services**;
3. hospitalization;
4. maternity and newborn care;
5. mental health and substance use disorder services, including behavioral health treatment (mental and nervous disorder and chemical dependency);
6. **prescription drugs**;
7. rehabilitative and habilitative services and devices;
8. laboratory services;
9. preventive and wellness services and chronic disease management;
10. pediatric services, including oral and vision care.

**Health care professional**: a **physician** or other **health care professional** licensed, accredited, or certified to perform specified health services consistent with state law.

**Home health care agency**: a public or private agency legally operating in the state in which it is located, that provides nursing services administered in a person's home by a Registered Nurse (RN), a Licensed Practical Nurse (LPN), a Licensed Vocational Nurse (LVN), or by a home health aide who is employed by the **home health care agency**.

**Hospice**: a health care program providing a coordinated set of services rendered at home, in **outpatient** settings or in institutional settings for **covered individuals** suffering from a condition that has a terminal prognosis. A **hospice** must have an interdisciplinary group of personnel that includes at least one **physician** and one Registered Nurse (RN), and it must maintain standards of the National Hospice Organization (NHO) and applicable state licensing requirements.
**Hospital:** a state licensed inpatient institution or facility that meets all of the following requirements set forth (A), (B) or (C) below:

A • It is accredited by state, national, medical or hospital authorities; or
   • It is listed in the American Hospital Association member directory.
   • It is open at all times.
   • It provides diagnostic services and therapeutic services and organized facility for major surgery on the premises for the surgical and/or medical treatment of ill and injured persons.
   • The treatment is by or under the direct supervision of a licensed physician(s) or surgeon(s).
   • The facility continuously provides 24-hour nursing services by Registered Nurses (RN).
   • It is not - other than incidentally - a place for convalescent care, for rest, for the aged, for alcoholics, for drug addicts, for pulmonary tuberculosis or a nursing home.

B • It is a licensed psychiatric, substance abuse or tuberculosis facility recognized by the regulatory authority to provide treatment primarily for mental disorders, substance abuse or tuberculosis treatment.

C • It is an inpatient facility that provides restorative services to inpatients under the direction of a physician knowledgeable and experienced in rehabilitative medicine.

**Hospital confinement:** the period of time an individual spends in a hospital as an overnight bed patient (inpatient).

**Illness:** the condition of being sick or unhealthy as classified in the current International Classification of Diseases (ICD).

**Infertility:** the inability or diminished ability to produce offspring.

**Inpatient:** an individual who is officially admitted to a hospital as a bed patient and occupies a hospital bed a minimum of 18 hours while receiving hospital care, which includes room, board and general nursing care.

**Learning disability:** inability or defect in ability to learn. Typically this occurs in children and is manifested by difficulty in learning basic skills such as writing, reading and mathematics.

**Medicare:** a Federal program through the Social Security System that provides benefits for hospital and physician care. This includes a Health Maintenance Organization (HMO) that participates with Medicare and receives payment from Medicare. (It is available on an enrollment basis to individuals receiving dialysis treatment beyond 30 months, individuals eligible for Social Security benefits if they are age 65 or older or those individuals who have qualified for Social Security disability benefits and have received such disability benefits for 24 months.)

**Mental disorder:** a clinically significant behavior or psychological syndrome or pattern that is typically associated with either a distressing symptom or impairment of function and requires psychiatric care for any reason, or an organic or biological condition which requires psychiatric care for any reason.

**Network provider:** a facility or practitioner who has a signed, effective contract with a preferred provider network to provide medical services at a specific rate or pay. Please contact your Business Office for further information.
Non-network provider: a facility or practitioner who does not have a signed, effective contract with a preferred provider network.

Nurse: a Registered Nurse (RN), a Licensed Practical Nurse (LPN), or a Licensed Vocational Nurse (LVN) who provides nursing care.

Occupational therapist: a health care professional licensed, accredited, registered or certified to perform occupational therapy consistent with state law.

Out-of-pocket (coinsurance) maximum: the maximum amount of out-of-pocket (coinsurance) expenses you have to pay each plan year for certain covered medical expenses. (Please refer to the section titled “What is your Out-Of-Pocket (Coinsurance) Maximum?” for further information.)

Outpatient: an individual who receives medical care, treatment, services or supplies at a clinic, physician's office or at a hospital if not a registered bed patient at that hospital.

Patient Protection and Affordable Care Act (PPACA)

Physical therapy: physical evaluation (including muscle testing) for a covered individual and certain therapeutic treatments professionally administered by a physical therapist or a physician, to aid in the recovery from illness or injury, including - but not limited to - diathermy, gait training, hot or cold packs, manual traction, massage, mechanical traction, prosthetic training and whirlpool. Physical therapy activities are designed to help the covered individual attain greater self-sufficiency, mobility and productivity through exercises and externally applied heat, electroshortwave, hydrotherapy and other mechanical modalities intended to improve muscle strength, joint motion, coordination and general endurance.

Physical therapist: a health care professional licensed, accredited, registered or certified to perform physical therapy consistent with state law.

Physician: a qualified Doctor of Medicine (MD), a Doctor of Osteopathy (DO), a Doctor of Chiropractic (DC), a Doctor of Podiatry (DPM), a Doctor of Dental Surgery (DDS), a Doctor of Medical Dentistry (DMD), a Doctor of Optometry (OD), a Psychologist (PhD), who, within the scope of their licenses, are legally permitted to perform services for which coverage is provided in this plan. This plan will also cover the services of a Certified Registered Nurse Anesthetist (CRNA); Physician’s Assistants and Certified Nurse Practitioners who are under the direction of a physician; Certified Nurse Midwife who are under the direction of a physician; Social Workers who are under the direction of a psychiatrist or psychologist; Chemical Dependency Counselors who are under the direction of a psychiatrist or psychologist; Licensed Professional Counselors (LPC) who are under the direction of a psychiatrist or psychologist as well as other providers who are not physicians, but who are specifically mentioned as covered providers in the plan.

Plan Administrator: Lincoln Consolidated Schools, 8970 Whittaker Road, Ypsilanti, MI 48197-9440 (734) 484-9440.

Plan Document: the legal description of and the governing document for this plan.

Plan Supervisor: NGS CoreSource, P.O. Box 2310, Mt. Clemens, MI 48046, (800) 521-1555.
Plan year: begins on the first day of July and ends on the last day of June.

Post-service claim: any claim for a benefit under this plan that is not a pre-service claim. In other words, a claim that is a request for payment under the plan for covered services that a claimant has already received.

Prescription drug: those drugs approved by the Food and Drug Administration of the United States which require a written prescription by a physician or dentist and which bear the legend, "Caution: Federal law prohibits dispensing without a prescription."

Pre-service claim: any claim for a benefit under this plan where the plan conditions receipt of the benefit, in whole or in part, on approval in advance of obtaining medical care.

- Urgent Care Claim: A pre-service claim may be an urgent care claim if it is for medical care or treatment where using the timetable for a non-urgent care determination could seriously jeopardize the life or health of the claimant; or jeopardize the ability of the claimant to regain maximum function; or in the opinion of a physician with knowledge of the claimant’s medical condition, would subject the claimant to severe pain that could not be adequately managed without the care or treatment that is the subject of the claim and the plan conditions receipt of the benefit for the service, in whole or in part, on approval in advance of obtaining medical care.

A health care professional with knowledge of the claimant’s medical condition may determine if a claim is one involving urgent care. If there is no such health care professional, an individual acting on behalf of the plan, applying the judgment of a prudent layperson that possesses an average knowledge of health and medicine, may make the determination.

- Please refer to the section(s) titled “Does this Plan have a Pre-Certification Provision?” and “What If I Need a Transplant?” of the plan for further information about pre-service claims.

Psychiatrist: a licensed Doctor of Medicine (MD) or Doctor of Osteopathy (DO) who specializes in the study and treatment of mental disorders and psychological diseases.

Psychologist: a licensed individual who is usually a Ph.D. and is trained in methods of psychological analysis, therapy and research for treatment of psychological and psychoneurological disorders.

Reliable scientific evidence:

- Peer reviewed scientific studies published in or accepted for publication by medical journals that meet nationally recognized requirements for scientific manuscripts and that submit most of their published articles for review by experts who are not part of the editorial staff; or

- Peer reviewed literature, biomedical compendia, and other medical literature that meet the criteria of the National Institute of Health’s National Library of Medicine for indexing in index Medicus, Excerpta Medicus (EMBASE), Medline, NCCN, or Medlars database Health Services Technology Assessment Research (STAR).
**Required preventive care:**

1. Evidence-based supplies or services that have in effect a rating of A or B in the current recommendations of the United States Preventive Services Task Force (USPSTF), except for annual mammogram benefits as specified below;
2. Routine immunizations, as recommended by the Advisory Committee on Immunization Practices of the Centers of Disease Control and Prevention for infants and children through age 6; children and adolescents aged 7 through 18 years and adults 19 years and older; and
3. Evidence-informed Routine Preventive Care and screenings as provided by the Health Resources Services Administration for infants, children, adolescents and adult women, unless included in the USPSTF recommendations.

**Skilled nursing facility:** a facility approved by Medicare, which is primarily engaged in providing 24-hour skilled nursing and related services on an inpatient basis to patients requiring convalescent and rehabilitative care. Such care is rendered by or under the supervision of physicians. A skilled nursing facility is not, other than incidentally, a place that provides:

- minimal care, custodial care, ambulatory care or part-time care services; or
- care or treatment of mental disorders, substance abuse, alcoholism, drug abuse or pulmonary tuberculosis.

**Speech therapist:** a health care professional licensed, accredited, registered or certified to perform speech therapy consistent with state law.

**Summary Plan Description (SPD):** this summary of your benefits.

**Surgery:** a cutting operation, suturing of a wound, treatment of a fracture, relocation of a dislocation, radiotherapy (if used in lieu of a cutting operation), diagnostic and therapeutic endoscopic procedures, laser surgery, and injections classified as surgery under the CPT.

**Surrogate mother:** a woman who bears a child for another person, often for pay, either through artificial insemination or by carrying until birth another woman's surgically implanted fertilized egg.

**Totally disabled:** an individual is totally disabled when he or she is prevented because of injury or disease from engaging in substantially all of the normal activities of a person of like age and sex in good health.

In any case where the Plan Administrator (or Plan Supervisor at the request of the Plan Administrator) is required to make a determination as to whether an individual is totally disabled, the Plan Administrator or Plan Supervisor shall have the right to require the individual to submit to an examination by a physician or medical clinic selected by the Plan Administrator or Plan Supervisor.
COBRA CONTINUATION COVERAGE

What Is COBRA?

The right to COBRA continuation coverage was created by a federal law, the Consolidated Omnibus Budget Reconciliation Act of 1986 (COBRA). COBRA continuation coverage can become available to you and to other members of your family who are covered under the plan when you would otherwise lose your group health coverage.

When Would I Qualify For COBRA?

Continuation coverage is available if coverage would otherwise end due to:

- termination of your employment for reasons other than gross misconduct; or
- reduction in your work hours; or
- for your dependent spouse – divorce or legal separation from you; or
- for your dependent spouse or child(ren) – your death; or
- for your dependent child(ren), loss of eligibility as a covered dependent (e.g., because he or she reaches the maximum age provided by the plan); or
- for a retiree, if the former employer files for bankruptcy under Chapter 11.

What Must I Do To Notify My Employer Of An Event That Would Trigger COBRA Coverage?

If coverage would end because of divorce or legal separation, or because a child is no longer eligible to be a dependent, the employee or covered dependent MUST notify your Executive Director of Business and Operation in writing. If your Executive Director of Business and Operation is not notified within 60 days after the coverage would otherwise end, and the person is no longer eligible as a dependent, continuation coverage cannot be offered.

How Can I Elect COBRA?

When the employer receives notification of one of the above events, or when any other qualifying event occurs, you or the individual losing coverage will be notified of the right to continue coverage. If continuation is desired, the participant must elect to do so within 60 days of the date the notice was sent. Each covered member of the family may individually decide whether or not to continue coverage, but an election of coverage by the employee or spouse will be considered to be an election by all covered individuals, unless another covered individual rejects coverage.

What Is The Cost For COBRA Coverage?

Continuation is at the participant’s expense. The monthly cost of this continued coverage will be included in the notice. Premiums are the same for all individuals who are in the same type of classification – adult single individuals have the same cost and family groups have the same cost.
When Must I Make Premium Payments?

For coverage to continue, the first premium must be received by the date stated in the notice. Normally this date will be 45 days after the continuation coverage is elected. Premiums for every following month of continuation coverage must be paid monthly on or before the premium due date stated in the notice. There is a 30 day grace period for these monthly premiums. During the grace period, claims will be suspended until the premium is paid. If the premium is not paid within 30 days after the due date, continuation coverage will end on the first day of that period of coverage. Coverage cannot be reinstated.

How Long Can I Continue COBRA?

If coverage would otherwise end because employment ends or hours are reduced so you are no longer eligible for group benefits, continuation coverage may continue until the earliest of the following:

- 18 months from the date that the employment ended or the hours were reduced.
- The date on which a premium payment was due but not paid.
- The date the person continuing the coverage becomes covered by another employer’s group health plan and that plan does not contain any exclusion or limitation that affects a covered individual’s pre-existing condition.
- The date, after continuation coverage has been elected, the person becomes eligible for Medicare.
- The date the employer terminates all of its group health plans.

If coverage would otherwise end for a covered dependent (spouse or child) because of divorce, legal separation, death or a child’s loss of dependence status, continuation coverage may continue until the earliest of the following:

- 36 months from the date the covered dependent’s coverage would have otherwise ended.
- The date on which the premium payment was due but not paid.
- The date the person continuing coverage becomes covered by another employer’s group health plan and that plan does not contain any exclusion or limitation that affects a covered individual’s pre-existing condition.
- The date, after continuation coverage has been elected, the person continuing coverage becomes eligible for Medicare.
- The date the employer terminates all of its group health plans.
Can The Length Of COBRA Coverage Be Extended?

Second Qualifying Event

If continuation coverage was elected by a covered dependent because your employment ended or your hours were reduced and, if during the period of continued coverage, another event occurs which is itself an event which would permit continuation coverage to be offered, the maximum period of continued coverage for the covered dependent is extended for 18 months to a maximum of 36 months from the date of the initial event. (Coverage will still end for any of the other reasons listed above, such as failure to pay premiums when due, etc.)

Spouse and Dependents of Medicare-Eligible Employees

If continuation coverage was elected by your spouse or dependent child and you became entitled to Medicare while an employee, the maximum period of continuation coverage for spouse or child is the greater of 36 months from the date you became entitled to Medicare or 18 months from the date you lost coverage. (Coverage will still end for any of the other reasons listed above, such as failure to pay premiums when due, etc.)

Disabled Individuals

If a covered individual is disabled, according to the Social Security Act, at the time he or she first becomes eligible for continuation or within 60 days of that date, the maximum period of continuation coverage is extended to 29 months. (Coverage will still end for any other reason listed above, such as failure to pay premiums when due, etc.) The covered individual must notify the employer within 60 days of the date he or she is determined to be disabled under the Social Security Act and within 30 days of the date he or she is finally determined not to be disabled. (Coverage will end on the first day of the month beginning 30 days after the covered individual is determined not to be disabled.) The cost of continuation coverage may increase after the 18th month of continuation coverage, and may be adjusted from time to time when group rates are adjusted.

Trade Act of 1974

Special COBRA rights apply to employees who have been terminated or experienced a reduction of hours and who qualify for a ‘trade readjustment allowance’ or ‘alternative trade adjustment assistance’ under a federal law called the Trade Act of 1974. These employees are entitled to a second opportunity to elect COBRA coverage for themselves and certain family members (if they did not already elect COBRA coverage), but only within a limited period of 60 days (or less) and only during the six months immediately after their group health plan coverage ended. If you qualify or may qualify for assistance under the Trade Act of 1974, contact your Executive Director of Business and Operation for additional information. You must contact your Executive Director of Business and Operation promptly after qualifying for assistance under the Trade Act of 1974 or you will lose your special COBRA rights.
What Other Facts Should I Know Regarding My Rights Under COBRA?

In order to protect your family’s rights, you should keep your employer informed of any changes in the addresses of family members who are or may become eligible for COBRA. You should also keep a copy of any notices you send the Plan Administrator for your records.

Who Should I Contact For Further Information And To Whom Should I Provide Notice Of COBRA Events?

If you need more information regarding continuation of coverage, please feel free to contact NGS CoreSource or contact the Plan Administrator. You may also contact the nearest Regional or District Office of the U.S. Department of Labor’s Employee Benefits Security Administration (EBSA). Address and phone numbers of Regional and District EBSA Offices are available through EBSA’s website at www.dol.gov/ebsa.

The District is responsible for administering COBRA continuation. These functions may include mailing of COBRA notices, collection of premium payments and reporting of paid participants to applicable vendors.
HIPAA PRIVACY RULES

The HIPAA Privacy Rules refers to those provisions of the Health Insurance Portability and Accountability Act of 1996 that relate to the safe handling of Protected Health Information and the regulations issued thereunder in 45 CFR Parts 160 and 164.

Protected Health Information (PHI)

PHI includes information that the plan creates or receives that relates to the past, present, or future health or medical condition of an individual that could be used to identify the individual.

Use And Disclosure Of PHI

The plan can use or disclose PHI for purposes of Payment and Health Care Operations. Payment means activities to obtain and provide reimbursement for the health care provided to an individual, including determinations of eligibility and coverage under the plan, and other health care utilization review activities.

Health Care Operations means the support functions related to treatment and payment, such as quality assurance activities, case management, receiving and responding to patient complaints, physician reviews, compliance programs, audits, business planning, development, management, and administrative activities.

Business Associates Of The Plan

A Business Associate of the plan is a person or organization to whom the plan or another covered entity discloses PHI so that the Business Associate can carry out or assist with the performance of a function or activity of the plan. The activities might include claims processing or administration, data analysis, utilization review, quality assurance, billing, benefit management, and repricing. Business Associates of the plan must contractually agree to abide by the HIPAA Privacy Rules and must require their subcontractors and agents to agree to abide by the HIPAA Privacy Rules.

Workforce Of The Plan

The plan has designated the Superintendent as the Privacy Official. The Privacy Official is the Privacy Fiduciary responsible for the plan’s compliance with the HIPAA Privacy Rules. This includes ensuring that appropriate administrative procedures and safeguards are in place to protect PHI and ensuring that the Workforce of the plan and the Business Associates of the plan comply with the rules, are trained in the HIPAA Privacy Rules and the appropriate handling of PHI, and understand the sanctions for violations.

Certain employees of the Plan Administrator that serve on the Workforce of the Plan are also considered Privacy Fiduciaries, including:

Superintendent
Director of Business Services
Oak Pointe
The plan has also designated NGS CoreSource as the Privacy Fiduciary for the following services: distributing Privacy Notices; keeping PHI related to medical claims; tracking the use and disclosure of PHI when it is necessary for accounting purposes; coordinating requests from an individual for Access, Amending, Accounting and Restriction of PHI.

Certain **employees** of the **Plan Administrator** whose duties include administrative and management functions on behalf of the plan are also considered part of the Workforce of the plan. Their access to PHI is limited to the minimum necessary information needed to perform their designated duties.

The plan has appointed the above **employees** of the **Plan Administrator** as **employees** of the plan’s Workforce when they are performing functions related to Health Care Operations or Payment.

**Individual Rights**

Each individual covered under the plan (“the individual”) is entitled to the protections set forth in this Notice. For purposes of administration, “individual” shall mean:

1. In the case of the **employee**, former **employee**, surviving spouse or head of any family continuing coverage under **COBRA** ("Primary Covered Individual"), the Primary Covered Individual may act as the individual for purposes of all Individual Rights and may receive PHI, such as claims correspondence and Explanation of Benefit forms on behalf of all covered family members unless a restriction is otherwise requested and accepted by the plan.

2. In the case of any individual who has attained the age of 18, the individual may exercise their own Individual Rights as described in this Notice.

3. In the case of a covered **dependent** child who has not attained the age of 18, the Primary Covered Individual or other parent may request and receive PHI on the **dependent** child or exercise Individual Rights on behalf of the **dependent** child.

4. In the case of a valid personal representative appointment on behalf of an individual, the personal representative shall be treated as the individual.

5. In the case of a person designated as an Alternate Recipient through a Qualified Medical Child Support Order (QMCSO), that person has these rights to the PHI for the designated individual(s).

If an individual requests Access, Amending, Accounting or Restriction of PHI for someone for whom they do not have the right, such as a spouse requesting an Accounting of PHI for the **employee** or the **employee** requesting an Accounting of PHI for a **dependent** over age 18, he/she must present a completed Personal Representative Affidavit or another legal document granting him/her authority.

An individual has the right to request Access to PHI, request an Amendment to PHI, request an Accounting of PHI disclosures and request a Restriction in the handling of your PHI as set forth below.
Process To Request Access, Amending, Accounting Or Restriction Of PHI

Any request to exercise individual rights to Access, Amending or Accounting or Restriction of PHI must be made in writing by completing the appropriate Request Form. The form must be provided to the appropriate Privacy Fiduciary.

Access To PHI

An individual has the right to access the following PHI from the plan within a Designated Record Set:

- Medical records
- Billing records
- Enrollment information
- Payment information
- Claim adjudication records

Designated Record Set means: the plan's official records containing enrollment, medical/dental and billing records, and case management records that are used to make decisions about an individual's health care benefits. This would include:

1. Paper records stored in individual folders maintained by our claims payer.
2. Electronic records stored by individual family record within the claim payer's system, including Participant Enrollment, Coverage Detail, Individual and Family Accumulations and Totals, Paid Claims History, Patient Notes and the Image Retrieval System.
3. Working records only if used to make a decision about the individual's benefits under the plan and not available elsewhere in the Designated Record Set.
4. Documentation of phone inquiries or information obtained via telephone call only if used to make a decision about the individual's benefits under the plan and maintained via telephone recording.

The following types of information are not included in the Designated Record Set:

1. Health information that was not used to make decisions about individuals or their benefits.
2. Psychotherapy Notes (as defined in the HIPAA Rule)
3. Copies of documents wherein the source documentation is maintained in an 'official' record maintained by the plan or plan's Business Associate. Copies of PHI maintained in more than one location must be protected but only the source document is included in a Designated Record Set.
4. Information compiled in reasonable anticipation of, or for use in civil, criminal, or administrative action or proceeding (e.g., Incident Reports - used to identify problems and implement corrective action).
A plan representative will respond to the request to access PHI within 30 days from the date the request is received. If the PHI is not on site, the plan representative may obtain the information and furnish it within 60 days from the date of the request. If additional time is needed, the plan representative will notify the requesting individual of a 30-day extension and reasons for delay and advise him/her of the date the request should be completed.

If the plan representative is aware that the PHI is held by another entity, the plan representative will advise the name and address of the entity and how the individual may contact them for the PHI. There may be a reasonable charge for obtaining, copying, and mailing the requested information. The PHI will be provided in the format requested, if possible. If the individual agrees in advance, a summary form of the record will be provided.

**Denial Of Access**

If access of PHI is denied, the plan representative will furnish a written denial. The denial will provide the reason as well as the individual’s rights, if any, to have the denial reviewed. The denial will contain the name and address of the person to whom the individual can send their complaint and request for review.

Denials made for the following reasons will not be given subsequent review:

- An inmate requests access and that access would jeopardize the health, safety, security, custody, or rehabilitation of the inmate or others
- The individual consented to access rights during the course of research involving treatment until the completion of the research
- The HIPAA Privacy Rules permit denial
- The PHI was received from a source with a promise of confidentiality and access is likely to breach that confidentiality
- the PHI is not part of the Designated Record Set maintained by the plan
- where the individual who is the subject of the PHI is an individual who has attained the age of 18 or the personal representative of an individual under the age of 18 and has filed, and the plan has accepted, a restriction on access that would be violated by providing the requested access

Denials for the following reasons may be reviewed, upon request, by a licensed health care professional not involved in the decision to deny access:

- A licensed health care professional reasonably believes that access will endanger the life or safety of the individual or others
- The PHI refers to others and the health care professional determines that access is likely to substantially harm the other person
Amending PHI

An individual has the right to request that PHI in a Designated Record Set be amended.

Once an amendment to PHI is requested, the plan representative will make a decision regarding the request within 60 days from receipt. If additional time is needed, the plan representative will notify the individual requesting the amendment and take an additional 30 days to make a decision.

If the plan representative is aware that the PHI is held by another entity, the plan representative will advise the requesting individual the name and address of the entity and how they may contact them to amend the PHI.

If the plan representative grants the amending of PHI, a copy of the request and decision will be placed in any Designated Record Set maintained by the plan with information relating to the individual.

If the plan representative has furnished information concerning the amended information to another entity, they will contact the individual to obtain consent to advise that entity of the amended information and will make reasonable efforts to inform that entity of the amendment.

Denial Of Request To Amend PHI

If access of PHI is denied, the plan representative will furnish a written denial. The denial will provide the reasons as well as the individual’s rights to have the denial reviewed. The denial will contain the name and address of the person to whom the individual can send their complaint and request for review.

Denial to amend PHI may be made for the following reasons:

- The plan did not create the PHI
- The PHI is not part of the Designated Record Set maintained by the plan
- The PHI would not be available for access according to the HIPAA Privacy Rules
- The PHI is accurate and complete

If an individual disagrees with the denial, they may submit a statement of disagreement. The plan representative will review that statement. If the plan representative agrees, the PHI will be amended. If the plan representative does not agree, they will notify the individual requesting the amendment.

If a disagreement is filed, it and all subsequent responses will be included or summarized in future disclosure of the individual’s PHI.

If an individual does not submit a statement disagreeing with the denial, they can request that the request for amendment and the denial be included in any future disclosures of PHI.
Amending PHI When Notified By Another Entity

If another entity notifies the plan that they have amended PHI previously given, the PHI in the Designated Record Set will be amended.

Accounting For The Use Of PHI

An individual can request an accounting of any disclosures of PHI made by the plan for up to six years prior to the date of the request, except disclosures made:

- To carry out treatment, payment, and health care operations or made pursuant to an authorization
- Upon request of and made to the individual
- For facility directory, or persons involved in the individual's care
- For national security or intelligence purposes
- To correctional institutions or law enforcement officials
- Made prior to the compliance date of the HIPAA Privacy Rules

The plan representative will furnish the following information:

- The date of the disclosure
- The name of any entity or person who received PHI and their address, if known
- A brief description of the PHI disclosed
- A brief statement on the basis of the disclosure

A response to a request will be given within 60 days from the receipt of the request. The plan representative will notify the individual if more time is needed and the reason for the delay as well as the date by which the accounting will be provided. The plan representative will not take more than an additional 30 days to furnish the accounting.

Requesting Restriction Of Use Of PHI

An individual may request the plan restrict the use or disclosure of PHI.

The plan will accept a reasonable request to release information to an alternate address for each family member. Such a request will be honored for all information released until the plan is notified in writing that the alternate address should not be used.

The plan will accept an individual's reasonable request to release information to an alternate address in the event that access to the PHI will endanger the life and/or safety of the individual or others. In the event of a minor child being the subject of abuse or endangerment, a letter from a licensed health care professional shall be treated as the individual's request for confidential communications. Such reasonable request will be honored for all information released until the plan is notified in writing that the alternate address should not be used.
Applicability Of State Laws

The plan will follow the health information privacy laws of the State of Michigan to the exclusion of the health information privacy laws of all other States.

The administration of the plan involves resources, individuals, services and activities in several states. In the interest of a uniform and consistent administration of benefits, the plan has chosen to look to the laws of the State of Michigan without regard to the actual location(s) in which a particular privacy concern may arise, subject to applicable rules governing “conflict of laws” principles. Therefore, the plan will observe the health information privacy laws of the State of Michigan to the extent that the State law in question is not pre-empted by HIPAA because it meets either of the following HIPAA requirements:

a. It is possible for the plan to comply with both HIPAA and that State law; or

b. While it is impossible for the plan to comply with both HIPAA and that State law, the State law still applies because one (or more) of the following applies:

   i. The State law relates to the privacy of Individually Identifiable Health Information, and the State law requirements are “more stringent” than the requirements under HIPAA. For this purpose, “more stringent” generally means that the State privacy law provides for any of the following when compared to HIPAA:
      - Greater restriction in use or disclosure;
      - Greater access or amendment by an individual to Individually Identifiable Health Information;
      - Greater amount of information about a use, disclosure, right and remedies to be provided to an individual;
      - Narrower scope or duration of an express legal permission for use or disclosure of Individually Identifiable Health Information;
      - Longer record retention or more detailed reporting; or
      - Greater privacy protection for the individual with respect to any other matter.

   ii. The State law provides for health reporting for certain public health purposes.

   iii. The State law requires the plan to report or provide access to information for purposes of certain audits, licensure and certification.

   iv. The secretary determines that the State law is necessary to (A) prevent certain fraud and abuse, (B) to ensure appropriate State regulation of insurance and Health Plans to the extent expressly authorized by statute or regulation, (C) for state reporting on health care delivery or costs, or (D) to service compelling public, health, safety or welfare interests.
Separation Of Plan And Plan Administrator

The Plan Administrator has provided a certification that requires assurance that the Plan Administrator will appropriately safeguard and limit the use and disclosure of PHI that the Plan Administrator may receive from the plan to perform plan Administration Functions. Specifically, Plan Administrator has agreed:

- not to use or further disclose PHI other than as permitted or required by the Plan Document or as required by law;
- to ensure that any agents, including a subcontractor, to whom it provides PHI received from the plan agree to the same restrictions and conditions that apply to the Administrator with respect to such information;
- not to use or disclose PHI for employment related actions and decisions or in connection with any other benefit or employee benefit plan;
- to report to the plan any use or disclosure of the PHI that is inconsistent with the uses or disclosures permitted by the HIPAA Rule of which it becomes aware;
- to make available information in accordance with the HIPAA Rules regarding individual access to PHI;
- to make available PHI for amendment in accordance with the HIPAA Rules;
- to make available the information required under the HIPAA Rules to provide an accounting of non-routine disclosures to the individual;
- to make internal practices, books, and records relating to PHI available to the Department of Health and Human Services for purposes of determining compliance as required by the HIPAA Rules;
- to, if feasible, return or destroy all PHI received from the plan that Plan Administrator still maintains in any form and retain no copies of such information when no longer needed for the purpose for which disclosure was made, except that, if such return or destruction is not feasible, limit further uses and disclosures to those purposes that make the return or destruction of the information infeasible; and
- ensure the separation of the plan and the Administrator as set forth under “Workforce of the Plan.”

Permitted employees may also use the PHI for plan Administrative Functions that Plan Administrator performs for the plan such as:

- Summary Health Information for the purpose of obtaining premium bids, including bids in connection with the placement of stop loss coverage;
- Summary Health Information for use in making decisions to modify, amend or terminate the plan.

Plan Administrative Functions means administrative functions performed on behalf of the plan and excludes functions performed by the Plan Administrator in connection with any other benefit or benefit plan of the Plan Administrator.
Any controversy or claim arising out of or relating to a violation of any of the separation and/or disclosure provisions agreed to in the certification and described in this notice may be reported to:

Superintendent
Lincoln Consolidated Schools
8970 Whittaker Road
Ypsilanti, MI 48197-9440
(734) 484-9440

What Other Types Of Activities Involve The Collection Or Use And Disclosure Of PHI?

1. Activities required or permitted by Law. The following examples provide information on uses and disclosures required or permitted by law:

   - The plan may share PHI with government or law enforcement agencies when required to do so. The plan may also share PHI when required to in a court or other legal proceeding.
   - The plan may share PHI to obey Workers’ Compensation laws.
   - The plan may share PHI with the individual if the individual requests access to PHI as described previously in the Individual Rights section of this notice.

2. Activities performed with authorization

   In other situations, the plan will ask for the individual’s written authorization before using or disclosing PHI.

   An individual may decide later that they no longer want to agree to a certain use of PHI for which the plan received authorization. If so, the individual may write to the plan and revoke their authorization. If the plan had authorization to use PHI when used, the revocation will not apply to those past situations.

The Plan’s Legal Obligations

This plan is legally required to maintain the privacy of PHI as set forth in this notice. The plan is required to send a Notice of Privacy Practices to the Primary Covered Person and abide by its contents. If an individual feels that their rights have been violated in this regard, they may file a complaint with the plan’s Privacy Official at the address below. An individual may also file a complaint with the Secretary of the Department of Health and Human Services.

1. A complaint must be filed in writing, either on paper or electronically.
2. A complaint must name the entity that is the subject of the complaint and describe the acts or omissions believed to be in violation of the applicable requirements.
3. A complaint must be filed within 180 days of when the complainant knew or should have known of the act or omission.
Privacy Policy Changes

The plan may change the privacy policies from time to time to comply with the understanding of applicable laws and to provide the best service possible under the plan. Any change in policy will be made available to plan participants.

For questions about the plan’s policies or to file a complaint, an Individual may call or write the Health Plan’s Privacy Official at the following address:

Superintendent
Lincoln Consolidated Schools
8970 Whittaker Road
Ypsilanti, MI 48197-9440
(734) 484-9440

If an individual wishes to exercise their rights to request access or amend PHI, or receive an accounting of disclosures or a restriction on use or disclosure of PHI, the individual may contact the plan's Privacy Official or the organization listed below:

NGS CoreSource
19800 Hall Road
Clinton Twp., MI 48038
(800) 521-1555
HELP FIGHT FRAUD

Combating fraud and abuse takes a cooperative effort from each of us. One way for you to help is by reviewing your Explanation of Benefits (EOB) to be sure that the services billed to us were reported properly. If you should see a service and/or supply billed to us that you did not receive, please report that immediately in writing. Indicate in your letter that you are filing a potential fraud complaint and document the following facts:

- The name and address of the provider,
- The name of the beneficiary who was listed as receiving the service or item,
- The claim number,
- The date of the service in question,
- The service or item that you do not believe was provided,
- The reason why you believe the claim should not have been paid, and
- Any additional information or facts showing that the claim should not have been paid.

Detection Tips

You should be suspicious of practices that involve:

- Providers who routinely do not collect your cost share (co-payment).
- Billing by your provider for services that you did not receive.
- Providers billing for services or supplies that are different from what you received.

Prevention Tips

- Always protect your NGS CoreSource identification card. Know to whom you are giving your Member ID Number. Do not provide your member number to someone over the phone if they call you.
- Be skeptical of providers who tell you that a particular item or service is not usually covered by us, but knows how to bill for the item or service to get it paid.

Who Do I Contact If I Suspect Fraud, Waste Or Abuse?

Mail: NGS CoreSource
P.O. Box 2310
Mt. Clemens, MI 48046

Phone: 1-800-521-1555
### HOW TO FILE MEDICAL CLAIMS

**A General Overview**

A claim is defined as any request for a plan benefit made by a **claimant** that complies with the plan’s reasonable procedure for making benefit claims.

There are different types of claims. Reasonable claim filing procedures, which are different for each type of claim, are described below. Each type of claim has a specific timetable for approval, payment, request for further information, denial of the claim and for review of any **adverse benefit determination**.

The times listed below for response and appeals are maximum times only. A period of time begins at the time the claim is received, as explained in the claim filing procedures for each type of claim. Decisions will be made within a reasonable period of time appropriate to the circumstances. Throughout this section, “days” means calendar days.

**What Should You Know About Pre-Service Claims?**

Whenever the plan requires advance approval of a service or treatment, the purpose of a **pre-service claim** is to provide the **claimant** with a determination of whether or not the approval process will prevent payment of the claim and to give the opportunity to appeal any **adverse benefit determination** made during the pre-approval process. However, the claim determination made on a **pre-service claim** review does not guarantee payment of any **post-service claim**.

**Plan Procedures For Filing A Pre-Service Claim**

A **claimant** may file a **pre-service claim** by telephone, mail or electronic media. The plan may have specific requirements associated with notification of **pre-service claims**. See the sections titled “Does this Plan have a Pre-Certification Provision?” and “What If I Need A Transplant?” for further information.

The following information should be provided to the **Claims Administrator** for **pre-service claims**.

- The **employee’s** name, name of the employer and four-digit division code; this information is embossed on your NGS CoreSource identification card.
- The **employee’s** unique identification number.
- The name of the patient and relationship to the **employee**.
- The proposed date of service.
- The **diagnosis** and type of service to be provided.

The **Claims Administrator** must reply to the claim request within a certain time period. The **claimant** must also respond to any request from the **Claims Administrator** within certain time periods. Those time periods are described below.
**Urgent Care Pre-Service Claims**

If an urgent care pre-service claim is filed following the proper claims filing procedures, and no additional information is needed, the Claims Administrator will notify the claimant of a decision within 24 hours.

If additional information is needed the Claims Administrator will notify the claimant within 24 hours. The claimant will have up to 48 hours from the request to supply the needed information. When the information is received, the Claims Administrator will notify the claimant of a decision within 48 hours from the receipt of the response. If the claimant does not respond to the request for information, the claim will be denied within 48 hours after the request for information.

When proper claims filing procedures are not followed, the Claims Administrator must notify the claimant, orally or in writing, within 24 hours of receipt of the claim. The claimant must respond to that notification within 72 hours. If the claimant does not properly file the claim within 72 hours, the claim will be denied. If the claimant properly files the claim within 72 hours, the Claims Administrator will notify the claimant of a decision within 48 hours of receipt of the properly filed claim.

If an adverse benefit determination is given, the claimant may appeal the decision. Refer to the section titled “Adverse Benefit Determinations and Appeals” for further information.

Please note that if you or your covered dependent need medical care or emergency services, then there is no requirement that the plan be contacted for prior approval.

**Non-Urgent Care Pre-Service Claims**

If a non-urgent pre-service claim is filed following the proper claims filing procedures and no additional information is needed, the Claims Administrator will notify the claimant of a decision within 15 days.

If additional information is needed, or there are matters that prevent a decision and they are beyond the control of the plan, the Claims Administrator will notify the claimant within 15 days. The claimant will have up to 45 days from the request to supply the needed information. When the information is received, the Claims Administrator will notify the claimant of a decision within 15 days from the receipt of your response. If the claimant does not respond to the request for information, the claim will be denied within 60 days after the request for information. Should the required information be submitted subsequently, the claim will be considered a new request and will be reviewed in accordance with the above guidelines, if filed within the claim filing timeframe (refer to the section titled “What is Not Covered?”)

When proper claims filing procedures are not followed, the Claims Administrator must notify the claimant, orally or in writing, within 5 days of receipt of the claim. The claimant must respond to that notification within 15 days. If the claimant does not properly file the claim within these 15 days, the claim will be denied.

If an adverse benefit determination is given, the claimant may appeal that decision. Please see the section titled “Adverse Benefit Determinations and Appeals” for further information.
What Should You Know About Post-Service Claims?

Plan Procedures For Filing A Post-Service Claim

The claimant may file a post-service claim by mail or electronic media directly with the Claims Administrator. The plan does not require the filing of a claim form. When a provider files a claim, they will be considered the authorized representative of the patient.

For medical post-service claims, your Claims Administrator is NGS CoreSource, P.O. Box 2310, Mt. Clemens, MI 48046, (800) 521-1555.

The Claims Administrator for pharmacy post-service claims is Caremark, 750 W. John Carpenter Freeway, Suite 600, Irving, TX 75039, (866) 644-7527.

Original bills and/or receipts with the complete claims information listed below should be sent to NGS CoreSource. In the case of a bill from a network provider where the Network requires claims be submitted through them, the bill will not be considered a claim until it is received by the Network. In addition to bills filed by hard copy, NGS CoreSource will consider claims filed electronically as original claims.

Required Information

When submitting a medical claim, the following information must be presented:

- The employee's name, name of the employer and four-digit division code; this information is embossed on your NGS CoreSource identification card.
- The employee's unique identification number.
- The name of the patient and relationship to the employee.
- The date of service.
- The provider's name and degree.
- The medical condition for which treatment was provided.
- The charge for each specific service.

Unless you submit proof that you have paid for the services billed, payment will be made to the provider as your authorized representative.

This plan intends, through NGS CoreSource, to promptly acknowledge and make a claims determination on claims submitted. In order to do this, the plan needs your cooperation. In most cases when a bill is sent to NGS CoreSource directly by the provider, the claims information listed above will be on the bill. If you send a bill or receipt to NGS CoreSource, you should be sure the above claim information is given.

Prescription drugs purchased in a participating pharmacy are covered by the prescription drug benefit administered by Caremark. Prescriptions filled at a participating pharmacy will be covered as described in the section titled “What if I Need a Prescription Medication?”. If you or your dependent purchases a drug at a non-participating pharmacy, you or your dependent must pay for the prescription in full.
Providing Additional Information

Additional information provided at the time of the claim will help in making a determination. For example, if the bill is for your covered dependent that has other medical coverage, send a copy of the other coverage's proof of payment or denial.

If the bill is for services rendered due to an accidental bodily injury, please provide the following details:

- How the accident happened?
- When the accident happened?
- The name and address of anyone who was responsible for the injury.

Time Periods For The Plan And You

The Claims Administrator must reply to a claim request within a certain time period. The claimant must also respond to the request for additional information from the Claims Administrator within certain time periods.

When a post-service claim is filed, and all information needed to make a claim determination is present, the Claims Administrator must notify the claimant of a claims decision within 30 days from the date the claim is received.

If a post-service claim is filed and additional information is needed, the Claims Administrator must notify the claimant within 30 days.

The claimant will have up to 45 days from the request to supply the needed information. When the information is received, the Claims Administrator will notify the claimant of a decision within 15 days from the receipt of the response. If the claimant does not respond to the request for information, the claim will be denied within 60 days after the request for information. Should the required information be submitted subsequently, the claim will be considered a new request and will be reviewed in accordance with the above guidelines, if filed within the claim filing timeframe. See the section titled “What is Not Covered?” for additional information regarding the claims filing timeframe.

If an adverse benefit determination is given, the claimant may appeal that decision. Please see the section titled “Adverse Benefit Determinations and Appeals” for further information.
ADVERSE BENEFIT DETERMINATIONS AND APPEALS

What If My Claim Is Denied?

Except with urgent care claims, when the notification may be given orally followed by written or electronic notification within three days of the oral notification, the Claims Administrator shall provide written or electronic notification of any adverse benefit determination. The notice will state, in a manner calculated to be understood by the claimant:

1. The specific reason or reasons for the adverse benefit determination.
2. Reference to the specific plan provisions on which the determination was based.
3. A description of any additional material or information necessary for the claimant to perfect the claim and an explanation of why such material or information is necessary.
4. A description of the plan’s review procedures and the time limits applicable to such procedures. This will include a statement of the claimant’s right to bring a civil action following an adverse benefit determination on review.
5. A statement that the claimant is entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to the claim.
6. If the adverse benefit determination was based on an internal rule, guideline, protocol, or other similar criterion, the specific rule, guideline, protocol, or criterion which was relied on will be provided free of charge to the claimant upon request.
7. If the adverse benefit determination is based on medical necessity or experimental or investigational treatment or a similar exclusion or limitation, an explanation of the scientific or clinical judgment for the determination, applying the terms of the plan to the claimant’s medical circumstances, will be provided free of charge to the claimant upon request.

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

1. was relied upon in making the benefit determination;
2. was submitted, considered, or generated in the course of making the benefit determination, without regard to whether it was relied upon in making the benefit determination;
3. demonstrated compliance with the administrative processes and safeguards designed to ensure and to verify that benefit determinations are made in accordance with Plan Documents and plan provisions have been applied consistently with respect to all claimants, or
4. constituted a statement of policy or guidance with respect to the plan concerning the denied treatment option or benefit.
**How Do I File An Appeal?**

If a claimant receives an adverse benefit determination for an urgent pre-service claim, the claimant may appeal that decision in writing, via mail, facsimile, or electronically. If a claimant receives an adverse benefit determination for a non-urgent pre-service claim or a post-service claim, the claimant may appeal the decision within 180 days of date of the adverse benefit determination. If a claimant receives an adverse benefit determination for a post-service claim, the claimant may appeal the decision within 180 days of date of the adverse benefit determination.

The following describes the review process and rights of the covered individual:

1. The covered individual has the right to submit documents, information and comments and to present evidence and testimony.
2. The covered individual has the right to access, free of charge, relevant information to the claim for benefits. A document, record, or other information shall be considered relevant to a claim if it:
   a. Was relied upon in making the benefit determination;
   b. Was submitted, considered, or generated in the course of making the benefit determination, without regard to whether it was relied upon in making the benefit determination;
   c. Demonstrated compliance with the administrative processes and safeguards designed to ensure and to verify that benefit determinations are made in accordance with Plan Documents and plan provisions have been applied consistently with respect to all claimants; or
   d. Constituted a statement of policy or guidance with respect to the plan concerning the denied treatment option or benefit.
3. Before a final determination on appeal is rendered, the covered individual will be provided, free of charge, with any new or additional rationale or evidence considered, relied upon, or generated by the plan in connection with the claim. Such information will be provided as soon as possible and sufficiently in advance of the notice of final internal determination to give the covered individual a reasonable opportunity to respond prior to that date.
4. The review takes into account all information submitted by the covered individual, even if it was not considered in the initial benefit determination.
5. The review will not afford deference to the original denial.
6. The review will be conducted by an employee of the Claims Administrator who is neither:
   a. The individual who originally denied the claim, nor
   b. Subordinate to the individual who originally denied the claim.
7. If original denial was, in whole or in part, based on medical judgment:
   a. The Claims Administrator will consult with a health care professional who has appropriate training and experience in the field involving the medical judgment; and
   b. The health care professional utilized by the Claims Administrator will be neither:
      i. An individual who was consulted in connection with the original denial of the claim, nor
      ii. A subordinate of any other health care professional who was consulted in connection with the original denial.
8. If requested, the Claims Administrator will identify the medical or vocational expert(s) who gave advice in connection with the original denial, whether or not the advice was relied upon.
Notice Of Benefit Determination On Appeal

The **Claims Administrator** shall provide the **claimant** with a written notice of the appeal decision within applicable time period. If a **claimant** receives an **adverse benefit determination** for an urgent **pre-service claim**, the **Claims Administrator** will provide a decision regarding the appeal within 72 hours. If a **claimant** receives an **adverse benefit determination** for a non-urgent **pre-service claim**, the **Claims Administrator** will review the appeal and respond within 30 days. If a **claimant** receives an **adverse benefit determination** for a **post-service claim**, the **Claims Administrator** will review the appeal and respond within 60 days.

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

If the appeal is denied, the Notice of Appeal Decision will contain an explanation of the decision, including:

1. The specific reasons for the denial.
2. Reference to specific plan provisions on which the denial is based.
3. A statement that the **covered individual** has the right to access, free of charge, **relevant information** to the claim for benefits. A document, record, or other information shall be considered relevant to a claim if it:
   a. Was relied upon in making the benefit determination;
   b. Was submitted, considered, or generated in the course of making the benefit determination, without regard to whether it was relied upon in making the benefit determination;
   c. Demonstrated compliance with the administrative processes and safeguards designed to ensure and to verify that benefit determinations are made in accordance with **Plan Documents** and plan provisions have been applied consistently with respect to all **claimants**; or
   d. Constituted a statement of policy or guidance with respect to the plan concerning the denied treatment option or benefit.
4. A statement of the **covered individual's** right to request an external review and a description of the process for requesting such a review.
5. A statement that if the **covered individual's** appeal is denied, the **covered individual** has the right to bring a civil action under section 502 (a) of the Employee Retirement Income Security Act of 1974.
6. If an internal rule, guideline, protocol or other similar criterion was relied upon, the Notice of Appeal Decision will contain either:
   a. A copy of that criterion, or
   b. A statement that such criterion was relied upon and will be supplied free of charge, upon request.
7. If the denial was based on medical necessity, **experimental/investigational** treatment or similar exclusion or limit, the **Claims Administrator** will supply either:
   a. An explanation of the scientific or clinical judgment, applying the terms of the plan to the **claimant's** medical circumstances, or
   b. A statement that such explanation will be supplied free of charge, upon request.
**External Appeals**

A **claimant** may request a review of a denied claim by making written request to the **Claims Administrator** within four months of receipt of notification of the final internal denial of benefits. If there is no corresponding date four months after the date of receipt of such a notice, then the request must be made by the first day of the fifth month following the receipt of the notice of final internal denial of benefits. The plan may charge a filing fee to the **covered individual** requesting an external review, subject to applicable laws and regulations.

**Right To External Appeal**

Within five business days of receipt of the request, the **Plan Supervisor** will perform a preliminary review of the request to determine if the request is eligible for external review, based on confirmation that:

1. The **covered individual** incurring the claim is or was covered under the plan at the time the health care item or service was requested or, in the case of a retrospective review, was covered under the plan at the time the health care item or service was provided;
2. The final internal denial does not relate to the **covered individual's** failure to meet plan eligibility requirements as stated in the section titled "Participating in the Plan";
3. The **claimant** has exhausted the plan's appeal process, to the extent required by law; and
4. The **claimant** has provided all of the information and forms required to complete an external review.

**Notice Of Right To External Appeal**

The **Claims Administrator** shall provide the **claimant** with a written notice of the decision as to whether the claim is eligible for external review within one business day after completion of the preliminary review.

The Notice of Right to External Appeal shall include the following:

1. The reason for ineligibility and the availability of the Employee Benefits Security Administration at 866-444-3272, if the request is complete but not eligible for external review.
2. If the request is incomplete, the information or materials necessary to make the request complete and the opportunity for the **claimant** to perfect the external review request by the later of the following:
   a. The four month filing period; or
   b. Within the 48 hour time period following the **claimant’s** receipt of notification.

**Independent Review Organization**

An Independent Review Organization (IRO) that is accredited by URAC or a similar nationally recognized accrediting organization shall be assigned to conduct the external review. The assigned IRO will timely notify the **claimant** in writing of the request's eligibility and acceptance for external review.
Notice of External Review Determination

The assigned IRO shall provide the **Claims Administrator** and the **claimant** with a written notice of the final external review decision within 45 days after receipt of the external review request.

The Notice of Final External Review Decision from the IRO is binding on the **claimant**, the **Plan Administrator** and **Plan Supervisor**, except to the extent that other remedies may be available under State or Federal law.

Expedited External Review

The **Claims Administrator** shall provide the **claimant** the right to request an expedited external review upon the **claimant’s** receipt of either of the following:

1. A denial of benefits involving a medical condition for which the timeframe noted above for completion of an internal appeal would seriously jeopardize the health or life of the **covered individual** or the **covered individual’s** ability to regain maximum function and the **covered individual** has filed an internal appeal request.

2. A final internal denial of benefits involving a medical condition for which the timeframe for completion of a standard external review would seriously jeopardize the health or life of the **covered individual** or the **covered individual’s** ability to regain maximum function or if the final determination involves any of the following:
   a. An admission,
   b. Availability of care,
   c. Continued stay, or
   d. A health care item or service for which the **covered individual** received **emergency services**, but has not been discharged from a facility.

Immediately upon receipt of the request for expedited external review, the plan will do all of the following:

1. Perform a preliminary review to determine whether the request meets the requirements in the section, “Right to External Appeal.”
2. Send notice of the plan’s decision, as described in the section, “Notice of Right to External Appeal.”

Upon determination that a request is eligible for external review, the plan will do all of the following:

1. Assign an IRO as described in the section, “Independent Review Organization.”
2. Provide all necessary documents or information used to make the denial of benefits or final denial of benefits to the IRO either by telephone, facsimile, electronically or other expeditious method.

The assigned IRO will provide notice of final external review decision as expeditiously as the **covered individual’s** medical condition or circumstances require, but in no event more than 72 hours after receipt of the expedited external review request. The notice shall follow the requirements in section, “Notice of External Review Determination.” If the notice of the expedited external review determination was not in writing, the assigned IRO shall provide the **Claims Administrator** and the **claimant** written confirmation of its decision within 48 hours after the date of providing that notice.
Is The Decision On Review Final?

The decision by the **Claims Administrator** on review will be final, binding, and conclusive, and will be afforded the maximum deference permitted by law. **All claim review procedures provided for in the plan must be exhausted before any legal action is brought.** No action at law or in equity shall be brought to recover on the benefits from the plan after the expiration of two years from the date the expense was incurred or one year from the date the completed claim was filed, whichever occurred first.
FACILITY OF PAYMENT

Whenever payments which should have been made under this plan in accordance with its provisions have been made under any other plans, the plan shall have the right, exercisable alone and in its full discretion, to pay over to any organizations making such other payments any amounts it shall deem to be warranted in order to satisfy the intent of this coordination provision. Any amount so paid shall be deemed to be benefits paid under this plan and to the extent of such payments; the plan shall be fully discharged from liability.

Plan payments will be made to the provider whenever there is no evidence showing that the provider has been paid. If the provider has been paid and the employee authorizes payment to another individual, the plan will pay that individual upon receipt of the employee's signed authorization.

If an employee dies, the plan will determine payment of claims as follows:

- First, to any providers who have not received payment that would be due under the plan;
- Second, the employee's spouse;
- Third, the employee's estate.

PHYSICAL EXAMINATION

This plan, at its own expense, will have the right and opportunity to have any individual whose medical or dental treatment is the basis of a claim under this plan, examined by a physician designated by this plan when and as often as it may be reasonably required during the review of a claim under this plan.

FRAUD OR INTENTIONAL MISREPRESENTATION

Any fraud or intentional misrepresentation, as defined under the provisions of PPACA, of a material fact on the part of the covered individual or an individual seeking coverage on behalf of the covered individual in making application for coverage, or any application for reclassification thereof, or for service thereunder is prohibited and shall render the coverage under the plan null and void. The plan shall be entitled to recover its damages, including legal fees, from the covered individual, or from any other person responsible for misleading the plan, and from the person for whom the benefits were provided.
REIMBURSEMENT OF PLAN PAYMENTS

The plan is designed to only pay covered expenses for which payment is not available from anyone else, including any insurance company or another health plan. In order to help you or your covered dependents in a time of need, however, the plan may pay covered expenses that may be or may become the responsibility of another person, provided that the plan later receives reimbursement for those payments (hereinafter called “Reimbursable Payments”).

Therefore, by enrolling in the plan, as well as by applying for payment of covered expenses, you and your covered dependents are subject to, and agree to, the following terms and conditions with respect to the amount of covered expenses paid by the plan:

1. **Assignment of Rights (Subrogation).** You and your covered dependents automatically assign to the plan any rights the covered person may have to recover all or part of the same covered expenses from any party, including an insurer or another group health program, but limited to the amount of Reimbursable Payments made by the plan. This assignment includes, without limitation, the assignment of a right to any funds paid by a third party to a covered person or paid to another for the benefit of the covered person. This assignment applies on a first-dollar basis (i.e., has priority over other rights), applies whether the funds paid to (or for the benefit of) the covered person constitute a full or a partial recovery, and even applies to funds paid for non-medical or dental charges, attorney fees, or other costs and expenses. This assignment also allows the plan to pursue any claim that the covered person may have, whether or not the covered person chooses to pursue that claim. By this assignment, the plan’s right to recover from insurers includes, without limitation, such recovery rights against no-fault auto insurance carriers in a situation where no third party may be liable, and from any uninsured or underinsured motorist coverage.

2. **Equitable Lien and other Equitable Remedies.** The plan shall have an equitable lien against any rights you or your covered dependent may have to recover the same covered expenses from any party, including an insurer or another group health program, but limited to the amount of Reimbursable Payments made by the plan. The equitable lien also attaches to any right to payment from workers’ compensation, whether by judgment or settlement, where the plan has paid covered expenses prior to a determination that the covered expenses arose out of and in the course of employment. Payment by workers’ compensation insurers or the employer will be deemed to mean that such a determination has been made.

This equitable lien shall also attach to any money or property that is obtained by anybody (including, but not limited to, the covered person, the covered person’s attorney, and/or a trust) as a result of an exercise of the covered person’s rights of recovery (sometimes referred to as “proceeds”). The plan shall also be entitled to seek any other equitable remedy against any party possessing or controlling such proceeds. At the discretion of the **Plan Administrator**, the plan may reduce any future covered expenses otherwise available to the covered person under the plan by an amount up to the total amount of Reimbursable Payments made by the plan that is subject to the equitable lien.
This and any other provisions of the plan concerning equitable liens and other equitable remedies are intended to meet the standards for enforcement under ERISA that were enunciated in the United States Supreme Court’s decision entitled, Great-West Life & Annuity Insurance Co. v. Knudson, 534 US 204 (2002); and Sereboff v. Mid Atlantic Medical Services, Inc (MAMSI), 126 S.Ct. 1869, 547 US 356 (2006). The provisions of the plan concerning subrogation, equitable liens and other equitable remedies are also intended to supersede the applicability of the federal common law doctrines commonly referred to as the “make whole” rule and the “common fund” rule.

3. Assisting in Plan’s Reimbursement Activities. You and your covered dependents have an obligation to assist the plan to obtain reimbursement of the Reimbursable Payments that it has made on behalf of the covered person, and to provide the plan with any information concerning the covered person’s other insurance coverage (whether through automobile insurance, other group health program, or otherwise) and any other person or entity (including their insurer(s)) that may be obligated to provide payments or benefits to or for the benefit of the covered person. The covered person is required to (a) cooperate fully in the plan’s exercise of its right to subrogation and reimbursement, (b) not do anything to prejudice those rights (such as settling a claim against another party without including the plan as a co-payee for the amount of the Reimbursable Payments and notifying the plan), (c) sign any document deemed by the Plan Administrator to be relevant to protecting the plan’s subrogation, reimbursement or other rights, and (d) provide relevant information when requested. The term “information” includes any documents, insurance policies, police reports, or any reasonable request by the Plan Administrator to enforce the plan’s rights.

4. Overpayments. This plan will have the right to recover any payments that were made to, or on behalf of, a covered individual and which causes an overpayment to be made.

Failure by you or your covered dependents to follow the above terms and conditions may result, at the discretion of the Plan Administrator, in a reduction from future benefit payments available to the covered person under the plan of an amount up to the aggregate amount of Reimbursable Payments that has not been reimbursed to the plan.
GENERAL PLAN INFORMATION

Plan Name
The name of the plan is Lincoln Consolidated Schools Medical Plan for Support Staff as Amended and Restated Effective January 1, 2011.

Type Of Plan
This plan is a welfare benefits plan providing medical benefits.

Plan Number
The plan number is 501.

Plan Administrator And Named Fiduciary
The Plan Administrator, named fiduciary and agent for service of legal process is Lincoln Consolidated Schools, 8970 Whittaker Road, Ypsilanti, MI 48197-9440 (734) 484-9440.

Employer Identification Number
The employer identification number for Lincoln Consolidated Schools is 38-6004035.

Cost Of The Plan
Lincoln Consolidated Schools may pay or share the cost of providing benefits to you and your eligible dependents based on your collective bargaining agreement or employment contract.

Plan Effective Date
The plan is amended and restated effective January 1, 2011.

Plan Distribution Date
Benefits described in this SPD will only apply to claims incurred on or after the plan effective date or the date on which the plan is distributed whichever is later.

Plan Year
The fiscal year of this plan commences on the first day of July and ends on the last day of June.

Plan Supervisor
The Plan Supervisor is NGS CoreSource, P.O. Box 2310, Mt. Clemens, MI 48046, (800) 521-1555.

The Plan Is Not A Contract Of Employment
This plan does not constitute or provide a promise or guarantee of employment or continued employment, to any employee of the Plan Administrator or of any participating employer. Nor do these documents change any such employment relationship to be other than employment "at will."
YOUR RIGHTS UNDER THIS PLAN

What Are My Rights Under This Plan?

As a participant in the plan, you are entitled to certain rights and protections. The plan provides that all plan participants shall be entitled to the following rights.

The Right To Receive Information About The Plan

You can examine, without charge, all documents governing the plan, including insurance contracts and collective bargaining agreements. The documents are available for examination at the Plan Administrator’s office and at other specified locations, such as worksites and union halls.

You can also obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the plan, including insurance contracts and collective bargaining agreements, as well as copies of the SPD. The Plan Administrator may charge a reasonable fee for the copies.

The Right To Continue Group Health Plan Coverage

You can continue health care coverage for you or your dependents if there is a loss of coverage under the plan as a result of a qualifying event. You or your dependents may have to pay for such coverage. It is important that you review this SPD and any other documents governing the plan on the rules governing your COBRA continuation coverage rights.

The Right To Obtain Certificates Of Creditable Coverage, And The Effect Of The Certificate

If you have creditable coverage from another plan, there is a reduction or elimination of exclusionary periods of coverage for preexisting conditions under your group health plan. You should be provided a certificate of creditable coverage, free of charge, from your group health plan or health insurance issuer when any of the following occurs: you lose coverage under the plan, you become entitled to elect COBRA continuation coverage, your COBRA continuation coverage ceases, if you request the certificate before losing coverage, or if you request the certificate up to 24 months after losing coverage.

Please remember that without evidence of creditable coverage, you may be subject to a pre-existing condition exclusion for 12 months following the date on which you enrolled for coverage under this plan.
**The Right To Enforce Your Rights**

If your claim for a welfare benefit is denied in whole or in part, you must receive a written explanation of the reason for the denial. You have the right to have the **Claims Administrator** review and reconsider your claim.

If you have a claim for benefits that is denied or ignored, in whole or in part, you may bring a civil action. In addition, if you disagree with the plan’s decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in 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 file suit in 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.

**NOTE:** No one, including your employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights.
DESIGNATION OF FIDUCIARY RESPONSIBILITY

Who Are The Fiduciaries Of The Plan?

Lincoln Consolidated Schools is the Plan Administrator and named fiduciary, with respect to the plan, for everything not delegated to another fiduciary in this document. Lincoln Consolidated Schools shall exercise all discretionary authority and control with respect to management of the plan that is not specifically granted to another fiduciary.

Lincoln Consolidated Schools may delegate certain fiduciary responsibilities under the plan to persons who are not named fiduciaries of the plan. If fiduciary responsibilities are delegated to any other person, such delegation of responsibility should be made by written instrument executed by Lincoln Consolidated Schools. A copy of the written instrument delegating the responsibility will be kept with the records of the plan.

NGS CoreSource has, by written instrument, been designated as the Fiduciary for Final Claims Determination for medical post-service claims submitted to the plan. By making this designation, it is the Plan Sponsor's intention that NGS CoreSource make final claim determinations and have final discretion in construing the terms of the plan with respect to final claim determinations. NGS CoreSource shall not be responsible for any fiduciary responsibilities other than those outlined in this paragraph.

What Are The Fiduciaries’ Responsibilities?

Each fiduciary under the plan shall be solely responsible for its own acts or omissions. No fiduciary shall have the duty to question whether any other fiduciary is fulfilling all of the responsibilities imposed upon such other fiduciary by federal or state law. No fiduciary shall have any liability for a breach of fiduciary responsibility of another fiduciary with respect to the plan unless it participates knowingly in such breach, knowingly undertakes to conceal such breach, has actual knowledge of such breach, fails to take responsible remedial action to remedy such breach or, through its negligence in performing its own specific fiduciary responsibilities which give rise to its status as a fiduciary, it enables such other fiduciary to commit a breach of the latter's fiduciary responsibility.

No fiduciary shall be liable with respect to a breach of fiduciary duty if such breach is committed before it became a fiduciary, and nothing in this plan shall be deemed to relieve any person from liability for his or her own misconduct or fraud.

What If The Plan Is Modified, Amended Or Terminated?

Lincoln Consolidated Schools, by a duly authorized representative, may modify, amend, or terminate the plan at any time at its sole discretion.

Any such modification, amendments, or terminations that affect plan participants or beneficiaries of the plan will be communicated to them. If the plan is terminated, benefits will only be paid for claims incurred before the date of termination up to the time funds are no longer available.
Who Is Responsible For The Administration Of The Plan?

Lincoln Consolidated Schools is the Plan Administrator. As Plan Administrator, Lincoln Consolidated Schools is required to supply you with this booklet and other information, and to file various reports and documents with government agencies. In its role of administering the plan, the Plan Administrator also may make rulings, interpret the plan, prescribe procedures, gather needed information, receive and review financial information of the plan, employ or appoint individuals to assist in any administrative function, and generally do all other things which need to be handled in administering the plan.

The Plan Administrator shall have any and all powers of authority, which shall be proper to enable him to carry out his duties under the plan and full discretionary authority to make regulations with respect to this plan and to determine, consistently therewith, all questions that may arise as to the status and rights of participants and beneficiaries and any and all other persons.

The Plan Administrator shall have full discretionary authority to interpret all provisions of this plan, including resolving an inconsistency or ambiguity or correcting an error or an omission. The plan shall be governed by the Internal Revenue Code and the laws of the State of Michigan.

How Is The Plan Funded?

The plan is funded through the general assets of Lincoln Consolidated Schools and any required contributions. In the event of plan termination, there are no specific assets set aside to use to pay claims incurred prior to the date of such termination. If the plan should be terminated, claims incurred prior to the date of such termination would be paid until the time funds are no longer available. Claims incurred after the date of such termination would not be paid.

Is This Plan Considered Health Insurance?

Under Michigan law, the Plan Supervisor is required to disclose the following information.

The Lincoln Consolidated Schools Medical Plan for Support Staff is a self-funded plan. You and your covered dependents are not insured rather, you and your covered dependents are provided medical benefits through the self-funded plan. In the event this plan does not ultimately pay medical expenses that are eligible for payment under this plan for any reason, you or your covered dependents may be liable for those expenses.

The Claims Administrator, NGS CoreSource, merely processes claims and does not ensure that any medical expenses of individuals covered by this plan will be paid.

When you or your covered dependent file complete and proper claims for benefits, those claims will be promptly processed. In the event of a delay in processing, then you or your covered dependent shall have no greater right or interest or other remedy against the Claims Administrator, NGS CoreSource, than as otherwise afforded by law.