THIS POLICY IS NOT A MEDICARE SUPPLEMENT POLICY.

If you are eligible for Medicare, review the Medicare Supplement Buyer’s Guide available from Community Health Options® (Health Options). If you have a Medicare supplement policy or major medical policy, this coverage may be more than you need. For information, call the Bureau of Insurance at 1-800-300-5000.

Renewal

Unless your coverage under the Plan from Health Options terminates, when you pay your Premium charges, your coverage renews for the period covered by the Premium. Your Plan will automatically terminate on December 31, 2023; however, if you continue to pay your premium and take no action to change your existing policy, your Health Options coverage will be renewed for the following calendar year. Your Premium may change at the beginning of the new Plan Year, subject to approval by the Bureau of Insurance. When a change in your Premium occurs, you will receive written notification from us, advising you of the new Premium and the effective date of the change. We will give you at least 60 days’ notice of a Premium increase. The change in your Premium will appear in your next bill after the effective date of the change.

10-Day Agreement Review

This Member Benefit Agreement, the Schedule of Benefits, any Riders, and your Application (together, the “Agreement”) make up your contract and complete coverage with Health Options for Benefits under the Plan. This Agreement replaces any previous health coverage agreement with Health Options you may have received.

If you decide not to accept this Agreement, send a signed cancellation form within 10 days of your effective date to:

Community Health Options
Attn: Enrollment and Eligibility
Mail Stop 100
P.O. Box 1121
Lewiston, ME 04243

Please check “10-Day Agreement Review Cancellation.” We will then refund any Premium charges you have paid us for the Agreement. If you return this Agreement under this provision, we will refund any Premium payment for the Agreement, but Health Options reserves the right to recoup costs for any claims incurred during this 10-day period.

Contacting Health Options

You may contact Health Options Member Services at:

Community Health Options
Attn: Member Services
Mail Stop 100
P.O. Box 1121
Lewiston, ME 04243
Toll-free number: 1-855-624-6463 (TTY/TDD: 711)
Internet: www.healthoptions.org

Non-English speaking Members may also call Health Options Member Services at 1-855-624-6463. Health Options offers free language interpretation services for people who do not speak English or who have limited English-speaking abilities.

Deaf and hard-of-hearing Members may communicate with Health Options Member Services by calling 711 and providing Health Options’ toll free number 1-855-624-6463. A specially trained operator will help you communicate with Health Options Member Services.

THIS POLICY IS ALSO AVAILABLE AS A CHILD ONLY POLICY.

Plan Effective On or After Date: 1/1/2023
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1. INTRODUCTION

A. Introduction to the Agreement

Thank you for choosing Community Health Options® (“Health Options”) for your health insurance Plan (the “Plan”). This Agreement is the legal document that defines the relationship between Members and Health Options. It describes the Benefits, limitations, conditions and exclusions, and contains other important information relevant to Members enrolled in the Plan. Please read this Agreement very carefully.

Health Options agrees to cover and arrange for health care services to enrolled Members in accordance with this Agreement. As an enrolled Member under the Plan, you agree to all the terms of this Agreement.

For specific Benefit details, including any Member Out-of-Pocket Costs, please refer to the Schedule of Benefits for the Plan.

Under the Plan, a Member’s health care is provided or arranged through Health Options’ network of Primary Care Providers (PCP), Specialist Providers, and other Providers. The Plan provides Benefits for the health care services described in this Agreement and in the Schedule of Benefits.

You can access your Member materials electronically by downloading them directly from your portal at www.healthoptions.org or you may contact Member Services to request electronic or paper copies. If you have any special cultural needs or require translation services please contact Member Services at 855-624-6463.

B. About Community Health Options®

Health Options is a Consumer Operated and Oriented Plan (“CO-OP”). The U.S. Centers for Medicare and Medicaid Services has established guidelines for CO-OPs. Health Options is a private, nonprofit entity governed by a Board of Directors made up mostly of Members. This representative Board gives Members like you a strong voice in the governance and development of Health Options.

Our Mission:
To partner locally with Members, businesses and health professionals to provide affordable, high-quality benefits that promote health and wellbeing.

Our Values:
Community Health Options® believes that:
- Every person is entitled to courtesy and respect.
- A trustworthy organization demonstrates honesty, integrity, independence, and consistency in policy and action.
- Discipline, focus, courage, and humility enable us to be open to learning from the challenges that confront us.
- It is important to embrace change and see positive potential in disruptive innovation.
- Spontaneity, balance, thoughtfulness, and curiosity are essential.

Our Vision:
To be a leader in transforming and improving individual and community health and positively affecting the local economy.

C. How this Agreement Works

1. Generally

This document explains:
- Which health care services are Covered Services;
- What is excluded from coverage under the Agreement;
- How to obtain Covered Services and Prior Approval, if necessary;
- Prescription drug benefits; and
- Other information about your relationship with Health Options.

Your Out-of-Pocket, that is, costs you must pay, are detailed in the Schedule of Benefits.

2. Defined Words

At the end of this Agreement, you will find a Glossary of defined words used in this Agreement. Other defined words also appear elsewhere in this Agreement. These defined words begin with capital letters. It is important that you understand what the defined words mean.
When this Agreement uses the words “we,” “us,” and “our,” this means Health Options and its designated affiliates. When this Agreement uses the words “you” and “your,” this means the Subscriber and all Members covered under this Agreement.

Unless otherwise clearly noted, lengths of time expressed in terms of days in this Agreement shall mean calendar days.

3. **Schedule of Benefits**

The Schedule of Benefits lists your expected Out-of-Pocket costs for Benefits and Prescription Drugs covered under the Plan.

4. **Network Providers and the Provider Directory**

The Provider Directory lists the Primary Care Providers (PCPs), Specialists, Hospitals, and other Network Providers who have contracts with Health Options to provide Covered Services to our Members. The Provider Directory is also a place to go for information on Network Providers, including contact information and office hours. Visit https://www.healthoptions.org/Search-provider to view the regularly updated Provider Directory. If you do not have online access, you may obtain a printed copy by calling Member Services. Members are encouraged to use Network Providers. Your Out-of-Pocket Costs are typically lower when you receive Covered Services from a Network Provider rather than a Non-Network Provider. Section 6 describes how using a Non-Network Provider can affect your Out-of-Pocket Costs.

Health Options’ Member Services Associates can answer questions about our Network Providers at 1-855-624-6463.

Network Providers have contracts with Health Options that can be terminated from time to time, even without notice. If your Network Provider leaves our network for any reason, we will try to give you at least 60 days’ notice. In any case, we will give you as much notice as we can. To find a new Network Provider, you may review the Provider Directory or contact Member Services.

In some cases, we may continue to cover the care you receive from your departing Network Provider with the same Out-of-Pocket Costs to allow for a smooth transition to a new Network Provider. If you are undergoing a course of treatment with a Network Provider who leaves Health Options’ network, you may have the same Out-of-Pocket Costs with that Network Provider for at least 90 days from when we notify you that your Network Provider is leaving. If you are a pregnant Member in the 2nd or 3rd trimester and we notify you that your Network Provider is leaving, you may have the same Out-of-Pocket Costs, related to that pregnancy, with that Network Provider through postpartum care.

In the event that you are not able to obtain services from a Network Provider in your area, you or your Provider should call Health Options at 1-855-624-6463 (TTY/TDD: 711) to seek assistance in finding a Network Provider.

D. **Community Health Options Service Area Network**

Community Health Options Service Area Network is the name of our network that geographically consists of Maine. We also contract with Network Providers in New Hampshire and a limited number of Network Providers in Vermont and Massachusetts. Providers not directly contracted with us are considered Non-Network Providers. Non-Network Providers within the Service Area are considered Out-of-Network. SERVICES RECEIVED OUTSIDE OUR SERVICE AREA ARE CONSIDERED OUT-OF-NETWORK except for Emergency Services as described in Section 4.B, and Services provided by the Network Providers we contract with in Vermont and Massachusetts. Services received from Non-Network Providers may be at higher cost to you as described in Section 6.

E. **Member Rights and Responsibilities**

As a Member of the Plan, you have the following rights:

You have a right to:

- **Detailed information about the Organization and our services.**
- **Detailed information about our in-network providers and facilities.**
- **Detailed information about Benefits and services that are covered under or excluded from the Plan, and all requirements that must be followed for Prior Approval.**
- **Information about your Out-of-Pocket Costs, and an explanation of your financial responsibility for services provided to you.**
- **Be treated with respect and recognition of your dignity and your right to privacy. We will follow applicable laws and our policies when we handle your information.**
- **Participate with your Providers in making decisions about your health care.**
- **Voice complaints or file Appeals with the Plan or the care provided, and to contact regulatory bodies about the Plan.**
- **Make recommendations regarding the Plan’s Member Rights and Responsibilities policies.**
Receive appropriate assistance from Health Options in a prompt, courteous, and responsible manner.
Be promptly informed of termination or changes in Benefits, services, or Network Providers.
Receive an explanation of why a Benefit is denied; the opportunity to Appeal the denial decision; the right to a second level of Appeal with the Plan; and the right to contact the Insurance Department listed on the cover of this Agreement.
Adequate access to Providers near your home or work within the Plan’s Service Area.
Receive detailed information about which services require Prior Approval and how to request Prior Approval.
Have access to a current list of Network Providers in the Plan’s network.
A candid discussion of appropriate or medically necessary treatment options for your conditions regardless of cost or benefit coverage.
Have a Member Representative help you follow your responsibilities and exercise your rights under the Plan.

As a Member of the Plan, you have the following responsibilities (that you must do):

You have a responsibility to:

- Provide honest and complete information to the Plan and to your Providers in order to provide care.
- Notify the Plan of any errors or omissions in your account upon discovery in a timely manner.
- Choose a Network Primary Care Provider (PCP) for yourself and any Dependents.
- Present your Member identification card before you receive care or, in emergency situations, after you receive care.
- Pay your applicable Deductible, Coinsurance and Copayment amounts.
- Inform the Plan of any changes in family size, address, phone number, or Member eligibility status in a timely manner.
- Make Premium payments on time and to understand the premium payment grace periods, even if you have made arrangements with a third party to make such payments.
- Notify the Plan if you have any other insurance coverage.

As a Member of the Plan, we strongly suggest that you also:

- Read and understand the information that you receive about your Plan.
- Know how to properly access coverage and utilize your Plan.
- Understand your health problems and participate in developing treatment goals that you agree to with your Providers.
- See your Primary Care Provider or an appropriate Specialist at least once per year, if you have a chronic medical condition, so s/he can evaluate your condition and provide updates to your treatment plan as needed.
- Express your opinions, concerns or complaints in a constructive way to the Plan or to your Provider.
- Follow plans and instructions for care that you have agreed to with your Provider.
- Transition to Medicare or Medicaid plans when you are eligible for coverage under these plans.

2. HOW YOUR PLAN WORKS

A. Care Management and Medical Management (Utilization Review)

Community Health Options® ("Health Options") is committed to ensuring Members receive high-quality, medically appropriate care. An important part of the Plan is our medical management services. Our medical management team performs utilization review of health services to ensure they are Medically Necessary, evidence-based and delivered in the most effective health care setting.

If you are hospitalized, have complex or serious health conditions, or are transitioning from one health care facility to another, our team will review your situation and determine whether you may benefit from care management services. These services are provided to you at no additional Out-of-Pocket Cost.

When you are hospitalized, our Medical Management team will monitor your care to ensure you receive high-quality services that are most appropriate for your condition. We will also work closely with the Hospital staff to help plan your discharge from the Hospital to help make it a smooth transition and provide you with access to the health care services that are most appropriate for your condition. Our clinical specialists and clinical navigators work closely with your Primary Care Provider and local care management teams to coordinate your care. Our clinical specialists and clinical navigators can coordinate your Specialist appointments and help you obtain prescribed care such as Durable Medical Equipment, medical supplies, or Prescription medications.

Health Options applies objective and evidence-based criteria and takes individual circumstances and the local delivery system into account when determining the medical appropriateness of health care services. Under extraordinary circumstances that involve complex care or care management services the Plan may provide Benefits for services that are not listed in the “Covered Services”
section 4.B. The Plan may also continue Covered Services beyond the contractual Benefit limit of this Agreement. These decisions are made on an individual basis and a decision to provide alternate services or continue Benefits is not precedent setting, and it does not obligate us to continue to provide those Benefits to you or any other Member in the future. We reserve the right, at any time, to change or stop providing alternate service Benefits or extended Benefits. Should we decide to change or stop your alternate services, we will notify you of that decision in writing.

Members, their caregivers, Providers and local care managers can refer Members for care management services by contacting Member Services at 1-855-624-6463 Monday-Friday, 8am-6pm.

1. **Chronic Condition Support (Disease Management)**

   As an accredited Health Plan, we work with our Members and Providers to improve the health status of Members with chronic conditions. We believe it is important for you to work directly with your local healthcare Providers, and we are here to provide additional support when needed.

   The goal of Community Health Options’ Disease Management program is to empower our Members to effectively self-manage their chronic conditions.

   We believe each Member of our CO-OP contributes to the overall health and wellbeing of our entire community of Members by actively engaging in their own healthcare. When each Member takes responsibility for doing as much as possible to improve his or her health and wellbeing, our entire CO-OP benefits.

   We encourage you to engage with your Primary Care Provider, get recommended health screenings, follow evidence-based, cost-effective treatment that is prescribed by your Providers. If you have a chronic condition, be sure to see your Primary Care Provider or Specialist at least once per year. This improves your health and wellbeing and our entire CO-OP benefits by keeping healthcare costs as low as possible for everyone.

   Our Medical Management team monitors the health status of all of Members, and we may contact you by mail, email or phone when we believe you may benefit from additional support.

   For additional information about Chronic Condition Support (Disease Management) please call Member Services at 1-855-624-6463.

2. **Healthy Options: Support of Healthy Living**

   Our Medical Management program offers wellness and health promotion programs designed to provide support for individuals based on their preferred style of engagement. We offer online access to health information and self-management tools as well as a team of clinical specialists who provide individual health coaching via phone at 1-800-571-8350 at no Out-Of-Pocket cost. For additional information about our Healthy Options program visit www.healthoptions.org or call Member Services at 1-855-624-6463.

B. **Reviews of Hospital Admissions**

1. **Generally**

   When you are admitted to a Non-Plan facility, you or your representative have a responsibility to notify Health Options of your admission within 48 hours.

   Should you be admitted to a Hospital that is a Non-Network Provider due to a Medical Emergency, your Out-of-Pocket Costs for the Maximum Allowable Amount, as determined by Health Options, will be at the Network Provider (or In-Network) cost-sharing level only until your condition is Stabilized and reasonably allows you to be transferred to a Hospital that is a Network Provider. You may be responsible for charges above the Maximum Allowable Amount (also known as balance billing). When there is an inadequate network, balance billing does not apply.

   We will review your situation to determine if continued coverage by a Non-Network Provider at an In-Network rate is reasonable or if transfer to a Network Provider is required. If we determine transfer to a Network Provider is required and you decide to stay at the Non-Network Provider, the rest of your Inpatient Stay Out-of-Pocket Costs will be at the Non-Network Provider (or Out-of-Network) cost-sharing level. If we determine, due to cost or medical condition, you should not be transported to a Network Provider, your inpatient stay will be Approved by Health Options and your Out-of-Pocket Costs for the Maximum Allowable Amount, as determined by Health Options, will be at the Network Provider (or In-Network) cost-sharing level. You may be responsible for charges above the Maximum Allowable Amount.

   See Section 6 for more information on how the Plan pays claims.
2. While You Are in the Hospital

Once the Plan is notified of your admission, we will review the submitted clinical information to determine if the Inpatient Stay is medically necessary. When an admission is determined to be medically necessary, we notify the facility of Inpatient Stay approval denoting the level of care, approved days and the projected discharge date.

If the initial Inpatient Stay is not approved, we will notify your Provider or the Utilization Review team at the hospital who is acting as the Member’s representative during their inpatient stay and we will explain the reason(s) behind our decision.

Extended Stay/End of Benefits

When an extended Inpatient Stay is recommended, your Network Provider must submit updated clinical information prior to the projected discharge date. We will review the updated information to determine if continuation of an Inpatient Stay is medically necessary.

If an extended Inpatient Stay is approved, we will notify your Provider or the Utilization Review team at the hospital, of the extended approval denoting the level of care, approved days and the projected discharge date.

If the extended Inpatient Stay is not approved, we will notify your Provider or the Utilization Review team acting as the Member’s representative at the hospital and we will explain the reason(s) behind our decision.

3. Observation Status

If you have not been admitted to a Hospital but are registered for observation, this means that the Hospital staff is monitoring your health status while awaiting test results. Based on that monitoring and testing you may be admitted as an Inpatient or discharged home for follow up with your personal Provider as an Outpatient. If you are registered for observation, your cost-sharing will be considered “Other Services.” If you are not admitted to the hospital, you may incur Emergency Department cost-sharing in addition to the cost-sharing associated with observation status. Observation status is limited to 48 consecutive hours or less. If you are still in observation status at or beyond 48 consecutive hours, you must meet medical criteria for admission or be discharged to a lower level of care.

C. Getting Care from Your Primary Care Provider (PCP)

1. Choosing Your PCP

Having a strong relationship with a Primary Care Provider (PCP) whom you trust is important to maintaining and improving your health. An important step after you have enrolled in the Plan is to choose an In-Network PCP. When you enroll, you have the opportunity to identify PCPs for yourself and each of your Dependents. If you do not choose a PCP when you first begin coverage with Health Options, or if the PCP you select is not available, we will assign a PCP for you. You have the option to change your PCP at any time. To change your PCP, please call Member Services at 1-855-624-6463 or visit your secure Member portal at www.healthoptions.org. To register your secure Member portal visit https://www.healthoptions.org/registration. If your PCP stops being a Network Provider, we will try to give you 60 days’ advance notice. In any case, we will give you as much notice as we can. You will then need to select a new PCP who is available or we will assign one for you.

It is important for you to get to know your PCP soon after your coverage first begins or whenever you choose or are assigned a new PCP. You should have your medical records sent to your new PCP. If you have one or more chronic health conditions, it is important that you see your PCP at least once per year to evaluate and update the status of that condition.

A Referral from your PCP is not required for visits to Specialists and specialty Providers, but we encourage you to notify your PCP so he or she can help coordinate your care.

Please note that your PCP may recommend a Specialist or other Provider who is not in the Health Options Network. It is your responsibility to ensure the Providers you receive services from are in the Health Options Network. Please visit www.healthoptions.org or call Member Services at 1-855-624-6463 (TTY/TDD: 711) if you have questions about the Network status of Providers recommended by your PCP or if you would like to nominate a Provider to be considered for inclusion in the Community Health Options® Network.

Certain preventive services as defined in Federal law are covered with no Out-of-Pocket Cost to you when provided by a Network Provider. Please see the Preventive Services (section 2.H) for more information.

2. Obtaining Care from Your PCP
When you need care, we recommend that you first contact your PCP. Your PCP can help coordinate the care you need. In the event of a Medical Emergency, you should obtain needed care immediately. Your PCP’s office can tell you how they cover patient needs outside of business hours.

3. Federally-Required Patient Protection Disclosure

Community Health Options generally requires the designation of a primary care provider. You have the right to designate any primary care provider who participates in our network and who is available to accept you or your family members. For children, you may designate a pediatrician as the primary care provider. Until you make this designation, Health Options may designate one for you. For information on how to select a primary care provider, contact Health Options at 855-624-6463.

You do not need prior approval from Health Options or from any other person (including a primary care provider) in order to obtain access to obstetrical or gynecological care from a health care professional in our network who specializes in obstetrics or gynecology. The health care professional, however, may be required to comply with certain procedures, including obtaining prior approval for certain services, following a pre-approved treatment plan, or procedures for making referrals. For a list of participating health care professionals who specialize in obstetrics or gynecology, visit HealthOptions.org/Search-Provider or contact Member Services at 855-624-6463.

D. Going to the Hospital or a Specialist

This Plan covers Hospital, Behavioral Health and Specialist services. The Plan does not require Referrals, but in some cases, Prior Approval by Health Options is required. Please refer to section 2.G for more information.

1. If You Have a Medical Emergency

If you need Medical Emergency services, you should go immediately to the nearest emergency department or call 9-1-1 or another local emergency number. You do not need Prior Approval for Emergency Department or 9-1-1 Ambulance Medical Emergency services.

Medical Emergencies include, but are not limited to:

- Heart attack;
- Stroke;
- Severe trauma;
- Shock;
- Loss of consciousness;
- Seizures; and
- Convulsions.

Once you are transferred out of the Emergency Department, Notification and clinical review are required to determine when your condition is stabilized. Once your condition is stabilized, Prior Approval requirements apply.

If you are hospitalized, Notification to Health Options via our Member Services toll free number at 1-855-624-6463 is required within 48 hours of the admission. When you are admitted to a Network Provider facility, the staff at that facility is required to notify Health Options of your admission. If you are admitted to a Non-Network Provider facility, you or your designee is required to notify your PCP and Health Options within 48 hours of admission. Your PCP will arrange for any follow-up care you may need.

Your emergency department Out-of-Pocket Costs are listed on the Schedule of Benefits. If you are admitted to the Hospital from the emergency department, your Out-of-Pocket Costs for the emergency department visit as outlined in the Schedule of Benefits will be waived.

Should you seek Medical Emergency services at a Hospital that is a Non-Network Provider, your Out-of-Pocket Costs for the Maximum Allowable Amount, as determined by Health Options (see section 6 for more info), will be at the Network Provider (or In-Network) cost-sharing level. You may be responsible for charges above the Maximum Allowable Amount (also known as balance billing). Refer to Section 2.B for information regarding Hospital admissions. When there is an inadequate network, balance billing does not apply.

2. Urgent Care Centers

Non-urgent medical conditions can generally wait to be treated by scheduled appointment with your PCP. Medical Emergencies that require immediate medical attention should go to the nearest Emergency Room.
Urgent Care Centers may be a good option when you are unable to reach your PCP after routine office hours and you need medical attention that cannot wait until the next day but is not a medical emergency.

E. Telehealth Policy

This plan provides coverage for Telehealth services if the service would be covered if it were provided through in-person consultation and as long as the provider is acting within the scope of practice of the provider’s license with regard to Telehealth services. Out-of-Pocket Costs for Telehealth services are the same as the Out-of-Pocket Costs for the same type of service if it had been provided through an in-person consultation.

F. Health Options Medical Policy

Health Options has a Medical Policy to help Health Options determine if services are Medically Necessary. We will utilize our Medical Policy only for services that are Covered Services.

Health Options periodically reviews the value and effectiveness of new medical technologies and treatments. Those technologies and treatments that are deemed appropriate will be included as part of our benefit structure.

The Plan may offer incentives for certain medical services to be obtained through specific providers to encourage the use of low-cost providers.

G. Prior Approval

1. Introduction

Some Covered Services require Prior Approval from Health Options before we will pay Benefits. The Prior Approval program helps us ensure that:

- You are eligible to receive services at the time of the request;
- The requested service is a Covered Service;
- The services you receive are Medically Necessary;
- You receive the appropriate level of care in the appropriate setting;
- Information is shared with your Providers so that your care can be coordinated; and
- We pay the correct amount of Benefits.

If Prior Approval is granted for a service, Benefits will be paid as described in the Schedule of Benefits (unless there is a reason to deny Benefits).

Health Options posts Utilization Management rules on our website.

If we grant Prior Approval for a Covered Service that is based on information given to us that is fraudulent or materially incorrect, we may retroactively deny Prior Approval for that Covered Service.

Sometimes, your Prior Approval request will be medically reviewed by a Physician (or a qualified clinician for mental health or Substance Use Disorder services or a pharmacist for drugs).

We do not pay or give incentives to our employees or contracted Providers to improperly deny or withhold Benefits. Health Options staff involved in Prior Approval decisions must also sign a conflict of interest statement each year.

No Prior Approval is required for Emergency Care delivered in an Emergency Department or 9-1-1 ambulance transport.

Emergency Care is a service to be provided in an emergency facility after the onset of an illness, injury or medical condition that manifests itself as symptoms of sufficient severity that the absence of immediate medical attention could reasonably be expected by the prudent layperson who possesses average knowledge of health and medicine to result in (1) placing the Member’s physical or mental health in serious jeopardy, (2) serious impairment of bodily functions, or (3) serious dysfunction of any bodily organ or part.

a. Prior Approval for medications dispensed by a Pharmacy

Medications, requiring Prior Approval, which include drugs that should only be used for certain health conditions, are harmful when combined with other drugs, have less expensive alternatives which might work better, must go through our Pharmacy Benefit Manager’s prior approval process. These will be noted on our Formulary.

b. Prior Approval for medications dispensed by a provider

Certain infusions and injections that are dispensed by a Provider must go through the Health Options medical management Prior Approval process. These medications will be noted on the Health Options website.
2. **Services Needing Prior Approval or Notification**

Some services require Prior Approval or review of clinical documentation before Benefits will be provided by the Plan. Some services require that we be notified that you have received services. If you have any questions or need assistance to determine which services require Prior Approval or notification, please visit www.healthoptions.org or call Member Services at 1-855-624-6463 (TTY/TDD: 711).

When receiving services from a non-Network Provider, if you fail to obtain Prior Approval for a service requiring Prior Approval, or if you fail to submit timely notification for a service that requires notification, you may not receive Benefits for that service and you may be responsible for the full cost of the service.

a. Services that require notification (see section 6 for more information about payment of claims)

If notification or Approval is not requested within the required timeframe Community Health Options may deny benefits for the period prior to the request. Unless otherwise stated, services that require notification are subject to Medical Necessity review.

When obtaining services from Network Providers, the Network Provider is responsible for notifying Health Options. When obtaining services from non-Network Providers, you are responsible for ensuring Health Options is notified. Health Options Medical Management must be notified in the following manner:

**Admissions:**
- Notification to Health Options is required within 48 hours for all Acute Care (Hospital) and inpatient scheduled and unscheduled admissions.
- Notification to Health Options is required within 48 hours for Medical Withdrawal Management admissions.
- All admissions are subject to medical necessity review.

**Ambulatory Services:**
- Crisis evaluations require notification within 10 business days (medical necessity review is waived).

**Home Health:**
- Notification to Health Options within 48 hours of 1st visit is required.
- Prior Approval is required for Out-of-Network services.

**Inter-facility Transfers:**
- Notification to Health Options is required by the sending facility prior to inter-facility transfers and associated ambulance transportation. Prior Approval is required for all interfacility air-ambulance transports. (Coverage is limited to the nearest facility capable of providing the appropriate level of care.

**Observation Stays:**
- Notification to Health Options is required within 48 hours for all Observation stays.
  - Non-OB Observations: Prior Approval rules and policies apply to the entire observation stay to include procedures and services provided during an Observation stay. Non-OB Observation stays are limited to 48 hours at which time the Member is admitted or discharged to a lower level of care.

**Obstetrical Care:**
- Notification is required for OB Care (pregnancies/deliveries) within 48 hours of Observation Stay or within 48 hours of Admission; Prior Approval is required for all extended OB stays (beyond 48 hours vaginal delivery and
96 hours for cesarean section). Approval for OB stays will be approved consistent with Guidelines for Perinatal Care published by the American Academy of Pediatrics and the American College of Obstetrics and Gynecology

Skilled Nursing Facilities & Acute Rehabilitation Facilities:

- Notification to Health Options within three (3) business days of admission is required.
- Prior Approval is required for Out-of-Network admissions.

b. Types of services that generally require Prior Approval or submission of clinical documentation for clinical review.
   The list represents service categories that require Prior Approval but is not all-inclusive. For full details visit https://www.healthoptions.org/health-care-professionals/professional-document-and-forms/

- Prior Approval is required for all observation and inpatient admissions unless otherwise noted
- Prior Approval is required for Acute Rehabilitation, Skilled Nursing Facilities, services provided by a Home Health Agency, residential (Behavioral Health) Care, Long Term Acute Care Hospital (LTACH), and Inpatient Pediatric Feeding Program.
- Skilled Nursing Facilities, Long Term Acute Care Hospital, Acute Inpatient Rehabilitation, Home Health Agencies, Behavioral Health Services
- Advanced Imaging
- Alcohol biomarker tests
- Ambulance (non-emergency: ground, air, water)
- Allergy Testing
- Applied Behavior Analysis
- Assertive Community Treatment (ACT)
- Certain Behavioral Health Services
- Cardiac Rehabilitation
- Cardiac Surgery/Cardiovascular Procedures
- Chemotherapy
- Circumcision
- Clinical Trials or Studies
- Colonoscopy
- Crisis Stabilization Unit (CSU)
- Dental and Orthognathic Related Services
- Dialysis
- Durable Medical Equipment (DME), Orthotics, Prosthetics; Oxygen Equipment and Contents
- Ear, Nose and Throat services
- Early Intervention Services
- Elective inpatient procedures and admissions
- Gastroenterology and General Surgery
- Genetic/Pharmacogenic Testing
- Home Health Services
- Home Infusion Services
- Hospice/Hospice Respite
- Hyperthermia Treatment
- In-home Biometric Monitoring
- Infusions/Injections (as listed on drug formulary or Medication Prior Approval requirements)
- Intensive Outpatient Programs (IOP)
- Inpatient Pediatric Feeding Programs
- Inpatient Procedures/Admissions
- Long Term Acute Care Hospital (LTACH)
- Medications (as listed on drug formulary or Medication Prior Approval requirements)
- Mental Health Residential Treatment Center (RTC) (non-emergent)
• Molecular Diagnostics
• Neurosurgery
• New Technology
• Non-Emergency Ambulance Service
• Nuclear Cardiac/Radiologic Studies
• Nutritional Products/Services
• Ophthalmology Procedures
• Orthopedic Procedures
• Orthotics
• Outpatient Electroconvulsive Therapy (ECT)
• Outpatient Procedures, Surgeries, Services (including Rehabilitation and Habilitation Services)
• Oxygen Equipment and Contents
• Pain Management Services/Injections
• Partial Hospitalization Programs (PHP)
• Plastic, Reconstructive and/or Cosmetic Procedures
• Potentially Experimental or Investigational Services
• Prosthetics
• Psychological and Neuropsychological Testing
• Pulmonary Rehabilitation
• Radiation Treatment
• Reconstructive/Potentially Cosmetic Procedures
• Residential Medical Withdrawal Management and Rehabilitation
• Residential Treatment Center
• Second Opinions from Non-Network Providers
• Sleep Study
• Spinal Injections
• Surgical Procedures (Inpatient/Ambulatory Care/Outpatient Settings)
• Transplant and related services including initial consult and evaluations
• Transcranial magnetic stimulation (TMS)
• Ultrasound (OB & non-OB)
• Urine drug testing (outpatient and inpatient)
• Wound Care Clinic
• Wound Care Products and Procedure

3. **Seeking Prior Approval**

If you use a Network Provider, he or she is responsible for obtaining Prior Approval for you. If your Network Provider fails to acquire Prior Approval for you, you will not be financially responsible for this failure.

If you use a Non-Network Provider or your services are ordered by a Non-Network Provider, you (or your Designee) are responsible for ensuring Prior Approval is obtained for any services requiring Prior Approval. To seek Prior Approval, please have your Provider contact Health Options at 1-855-624-6463 (TTY/TDD: 711). Requests for Prior Approval require review of clinical information from your Provider. Health Options will not accept Prior Approval requests from Members or non-Provider Designees. Failure to obtain Prior Approval or provide required notification for your Covered Services received from Non-Network Providers will result in a benefit reduction penalty of $500 for each type of Covered Service, per occurrence, if the services are determined by Health Options to be Medically Necessary. The benefit reduction penalty is not a covered, and will not be applied to your Deductible amount or the Maximum Out-of-Pocket.

If you seek services from a Non-Network Provider and fail to obtain Prior Approval for a service needing Prior Approval, or you fail to provide notification as required, you may not receive Benefits for that service and you may be responsible for the full cost of the service. Approved Covered Services provided by Non-Network Providers apply towards your Out-of-Network cost-sharing as described in your Schedule of Benefits. Health Options pays Benefits up to the Maximum Allowable Amount. The Out-of-Network Provider may balance bill you for submitted charges that exceed the Maximum Allowable Amount. When there is an inadequate network, balance billing does not apply.
Members are encouraged to check Health Options website for a current list of Prior Approval/Notification requirements. Members must notify Health Options of any Out-of-Network services that may require Prior Approval/Notification by calling 855-624-6463, Monday – Friday 8am – 6pm. Out-of-Network providers must submit authorization requirements to Health Options as noted on Prior Approval/Notification form located on the provider section of the Health Options website.

Services for Medical Emergencies do not need Prior Approval. In the event of an admission due to a Medical Emergency, you (or your Designee) must contact Health Options within 48 hours after you are admitted or as soon as reasonably possible. Failure to notify Health Options will result in a benefit reduction penalty of $500 for each occurrence, if the services are determined by Health Options to be Medically Necessary. The benefit reduction penalty is not covered, and will not be applied to your Deductible amount or the Maximum Out-of-Pocket.

4. Prior Approval Decisions

We will notify you or your representative, and your Provider, of our Prior Approval decisions. Our Prior Approval decisions will discuss whether the requested service is Medically Necessary and is a Covered Service. A denial of coverage based on Medical Necessity (sometimes referred to as an Adverse Health Care Treatment Decision) are initially communicated verbally to the Provider for Exigent Circumstances/Urgent service requests. Written notification is sent to you or your representative and the Provider for Exigent Circumstances/Urgent and routine requests. The written notification cites the reason(s) why the decision was made and includes information about the Appeals process and the right to request in writing copies of any clinical criteria applied in a denial of coverage decision. Additionally, Members will receive written notification of any denial of coverage that is based on non-covered Benefits or Benefit limits that have been reached (known as an Adverse Benefit Determination). The written notification cites the reason(s) why the decision was made and includes information about the Appeals process and the right to request in writing copies of any criteria applied in a denial of coverage decision. Adverse Benefit Determinations also include Claim Denials and are described in section 6.A. For more information on the process for appealing Adverse Health Care Treatment Decisions or Adverse Benefit Determinations, please see section 8, Appeals and Complaints.

A request by a provider for Prior Approval of routine medical and behavioral health services and formulary drugs requiring Prior Approval will be reviewed within 72 hours or two (2) business days, whichever is less. If the provider has not submitted all necessary information, Health Options will request additional information within this timeframe. The provider has two (2) business days to submit information. At the end of the two business days or upon receipt of the requested information (whichever is less), a decision will be made within 72 hours or (2) business days (whichever is less) based on submitted information.

A request by a provider regarding Exigent Circumstances for concurrent medical services (ongoing care such as an inpatient admission) requests will be reviewed within 24 hours or one (1) calendar day. If the provider has not submitted all necessary information, Health Options will request additional information within this timeframe. The Provider has one (1) business day to submit information. At the end of one (1) business day or upon the receipt of the requested information (whichever is less), a decision will be made within 24 hours or one (1) calendar day based on the submitted information.

A request by a provider for Exigent Circumstances regarding medical, behavioral health and prescription drugs on the formulary, will be reviewed within 24 hours or one (1) calendar day. If the provider has not submitted all necessary information, Health Options or the PBM, as applicable, will request additional information within this timeframe. The Provider has 24 hours or one (1) calendar day to submit information. At the end of 24 hours or one calendar day or upon receipt of the requested information (whichever is less), a decision will be made within 24 hours or one (1) calendar day (whichever is less) based on the submitted information.

Requests for approval for post-service medical and behavioral health services and prescription services will be reviewed, based on submitted information at the time of request, and a decision will be made within 30 calendar days.

Please visit https://www.healthoptions.org/ for further detailed information on the Prior Approval/authorization process and related requirements.

H. Prescription Drugs

1. Formulary

Health Options reviews and selects drugs for the formulary that will be safe, effective, and as affordable as possible. These formulary selections are based on their therapeutic value, side effects, and cost compared to similar medications. Health
Options regularly evaluates the formulary to ensure it is up-to-date. Updates to the formulary will be posted to the Health Options website. Adverse formulary changes involving the removal of a drug from the formulary or moving it to a different cost-sharing tier will be made with at least 60 days’ advance written notice, unless when a prescription drug is being removed from the formulary because of concerns about safety.

The formulary contains information for each drug, including the tier, and designation if Prior Approval (PA), step therapy (ST) requirements (if any), quantity limits (QL) (a limit to how much of the drug the Member may receive each fill and/or a limit of fills per month) and any other requirements that apply. No step therapy is required if the Member has tried the alternative medication under the Member’s current health plan or a prior health plan or the Member is stable on the alternative medication. Coverage of drugs, including those not otherwise identified by qualifiers such as PA/ST/QL, may be subject to safety screenings and other clinical edits in the course of claims transaction processing. To determine the cost-sharing for a particular tier, you should refer to your Schedule of Benefits. The cost-sharing described on your Schedule of Benefits. You can fill your prescriptions through participating Retail Pharmacies, home delivery, and/or specialty pharmacies as your benefit permits.

Medications dispensed by a pharmacy are subject to prescription drug cost-sharing. Medications obtained by your Provider are applied to your medical benefit cost-sharing.

When filling prescriptions, you must be eligible for coverage on the date the prescription is filled. If applicable and you are in the 2nd or 3rd month of a grace period, as described in Section 3.D, your pharmacy claim will be denied. You may submit a pharmacy reimbursement request after you have cleared the grace period by paying all outstanding premiums as described in Section 3.D. If you feel you have been incorrectly denied coverage, contact Member Services at 1-855-624-6463.

Determination of coverage is made by Health Options and our Pharmacy Benefits Manager (PBM). Your Health Options’ formulary is evaluated on an ongoing basis, and could change. Health Options does not send separate notices if a brand-name drug becomes available as a generic drug. The pharmacist usually tells you this information when you fill your next prescription. If you have more questions about the formulary or your Out-of-Pocket Costs, please contact Member Services at 1-855-624-6463 (TTY/TDD: 711). For access to the formulary, please visit our website at https://www.healthoptions.org/Documents/formulary.

2. Generic Drugs and Generic Substitution

Generic drugs have the same active ingredients, must meet the same FDA rules for safety, purity and potency, and must be given in the same form (tablet, capsule, cream) as the brand-name Drug. When you are prescribed a brand-name drug and a generic option is available, your pharmacy will automatically fill the prescription using the generic drug.

If, for medical reasons, you require the brand-name drug not listed on the formulary, you can request your Provider obtain Prior Approval from our Pharmacy Benefits Manager of the brand-name drug. Your Provider will need to submit clinical information to support why you need the brand-name drug instead of the generic. If Prior Approval is granted, you will pay the applicable cost associated with the brand-name drug as described on the formulary.

Your Provider can also request (or submit on your behalf) a prescription for a brand-name drug listed on the formulary where there is a generic equivalent available, by writing “dispense as written” on the prescription. This requires the pharmacy to fill the prescription for the brand-name drug. If “dispense as written” is on the prescription, you will pay the non-preferred brand drug cost-sharing. If your Provider does not deem the brand-name drug medically necessary and you choose to have the pharmacy fill the prescription with the brand-name drug, you will pay the non-preferred brand drug cost-sharing plus a penalty of the difference in the price between the brand-name drug and generic drug. The penalty does not apply to your Out-of-Pocket costs. The penalty even applies after you have met your Out-of-Pocket limit.

3. Specialty Drugs

Community Health Options’ has partnered with our Pharmacy Benefit Manager to implement a specialty drug program that: increases savings to our Members and the Plan; improves Member adherence; and allows Health Options’ Members 24/7 access to specialty-trained pharmacists and nurses to improve clinical outcomes.

In order to pay the cost-sharing listed on your Schedule of Benefits for specialty drugs, they must be filled through our Preferred Specialty Pharmacy. The Preferred Specialty Pharmacy is established by Community Health Options and is subject to change at our discretion. These drugs are indicated on the Formulary as “mandatory specialty”. Specialty medications are limited to a 30-day supply, except where the medication is prepackaged and cannot be broken down into a smaller quantity.
Certain specialty drugs are considered “mandatory” or “exclusive specialty” and must be filled through our Preferred Specialty Pharmacy, as defined on the Health Options Formulary. If you fill these prescriptions at a pharmacy that is not the Preferred Specialty Pharmacy, you will be responsible for 100% of the drug cost. These costs are not covered by the Plan and will not apply to your Out-of-Pocket costs.

For certain specialty drugs the Plan offers one courtesy fill at a retail pharmacy as a covered benefit, as defined on the Health Options Formulary. Further fills of this specialty drug must be obtained directly through the exclusive specialty pharmacy, or you will be required to pay 100% of the allowed drug cost. In this case, the full allowed cost will apply to your Out-of-Pocket maximum.

4. **Step-Therapy**

Certain drugs require step-therapy. This means that to receive coverage, you will need to try specific formulary drugs that are proven, safe and cost-effective medicine before using the drug that requires step-therapy. Your Provider will be required to submit documentation to obtain Approval for a drug requiring step-therapy. Your Provider can request to bypass step-therapy by requesting Prior Approval.

5. **Exceptions to Coverage**

Health Options has a process for allowing exceptions to our formulary. To obtain coverage consideration for a drug not on our formulary, you, your Designee, or the prescribing Provider must submit a request to Health Options’ PBM with a clinical rationale for the exception. Our PBM will make a decision within 48 hours, or in exigent circumstances, within 24 hours, upon receipt of all required information. Exigent circumstances exist when you are suffering from a health condition that may seriously jeopardize your life, health, or ability to regain maximum function, or when you are undergoing a current course of treatment using a non-formulary drug.

In the case of exigent circumstances, if the request for coverage is approved, coverage for the drug will be available for the duration of the exigency. If the request for coverage is approved, the drug will be covered as a Tier 4 or Tier 5 drug (cost-sharing will apply as listed in the Schedule of Benefits), and the prescription will be considered a Covered Service.

You, your Designee, or the prescribing Provider may request an accredited independent review organization review the denial of an exception request. If you or your Designee are requesting the exception, you will need to provide the prescribing Provider’s information so our PBM can contact the prescribing Provider to obtain information to support the request.

6. **Prescription Synchronization**

Prorated daily cost-sharing rates apply to maintenance or long-term prescriptions dispensed by an In-Network pharmacist for less than a 30-day supply if the prescriber or pharmacist determines that filling or refilling a prescription for less than a 30-day supply is in the best interest of the Member and the Member requests or agrees to less than a 30-day supply in order to synchronize the refilling of that prescription with the patient’s other prescriptions. The requirement does not apply to prescriptions for (a) solid oral doses of antibiotics; or (b) solid oral doses that are dispensed in their original container as indicated in the federal Food and Drug Administration Prescribing Information or (c) are customarily dispensed in their original packaging.

7. **90-Day Program**

Health Options offers a 90-day supply program that gives you the convenience of getting up to a 90-day supply of certain generic and brand maintenance drugs at retail pharmacies. If you get a prescription filled on a regular, recurring basis, talk to your Provider about writing a prescription for a 90-day supply. If your prescription is for greater than a 30-day supply, you would be responsible for a cost-share based on your plan benefit design for each 30-day supply of medication. Medications with a specialty drug designation on the formulary are limited to a 30-day supply and must be obtained through the Specialty Pharmacy. Medications with a specialty drug designation on the Formulary are limited to a 30-day supply and must be obtained through the Specialty Pharmacy.

8. **Home Delivery**

You may obtain a 90-day supply of covered maintenance drugs and certain covered controlled substances by mail through our preferred home delivery pharmacy. The use of home delivery is recommended for drugs used to treat chronic, long-term conditions, rather than drugs for short-term treatment. Contact Member Services for more information on our home delivery program. Through the preferred home delivery program, you will have 24/7 access to pharmacists for consultation.
If the drug you are receiving under our PBM’s 90-day home delivery program is subject to a co-payment, your co-payment will be the same as two 30-day prescriptions (drugs specified as specialty or mandatory specialty are excluded). If the drug you are receiving under our PBM’s 90-day Home Delivery program is subject to deductible and/or coinsurance, you will be required to pay the applicable cost-sharing for the full 90-day supply. You may benefit, however, from lower overall costs for most drugs through the PBM’s Home Delivery program.

9. Continuing Prescriptions from a Prior Insurance Carrier

If you have received Prior Approval for a prescription drug from your former insurance carrier, and that prescription drug also requires Prior Approval from Health Options, we will honor the prior authorization up to 30 calendar days to ensure you can obtain your prescription without interruption while we conduct a review. You have the right to request a review with your Provider. If your Provider participates in the review and requests that your prior approval be continued, we will honor the prior carrier’s approval while we perform a review. Please call Member Services at 1-855-624-6463 and ask for a referral to our pharmacy team to continue a prescription from your prior insurance carrier.

10. Prescription Refills

The Plan only provides Benefits for prescription refills when you have taken at least 75% of the medication, based on the dosage and day supply prescribed by your Provider. The Plan does not provide Benefits for refills exceeding the number specified by the Provider or for refills dispensed after one year from the date of original prescription order.

Benefits for early refills are available for one refill of a prescription for eye drops if the following criteria are met: The Member requests the refill no earlier than the date on which 70% of the days of use authorized by the prescribing Provider have elapsed; the prescribing Provider indicated on the original prescription that a specific number of refills are authorized; the refill requested by the Member does not exceed the number of refills indicated on the original prescription; the prescription has not been refilled more than once during the period authorized by the prescribing Provider prior to the request for an early refill; and the prescription eye drops are a covered benefit under the Plan.

11. Exclusions

The Plan does not provide Benefits for non-FDA approved drugs and certain drugs or appliances as listed in section 5 (Exclusions from Benefits) unless otherwise stated. Any services that are not listed in Section 4 (Covered Services) are not included in coverage.

12. Emergency Declarations

The Plan will provide coverage for the furnishing or dispensing of a prescription drugs in accordance with a valid prescription issued by a provider in a quantity sufficient for an extended period of time, not to exceed a 180-day supply, during a statewide state of emergency declared by the Governor in accordance with Title 37-B, section 742. This subsection does not apply to coverage of prescribed contraceptive supplies furnished and dispensed pursuant to section 2756, 2847-G or 4247 or coverage of opioids.

13. Incentives

The Plan may offer incentives for certain medical/pharmaceutical services to be obtained through specific providers to encourage the use of low-cost providers.

I. Preventive Services

Health Options covers certain Preventive Care and tests to identify diseases or medical conditions prior to any signs or symptoms being present. Under the terms of the Plan, Services defined in federal law that meet the criteria of Preventive Care are covered at no Out-of-Pocket Costs to you when you receive these services from a Network Provider. You will be responsible for paying applicable cost-sharing for:

- Preventive Services rendered by non-Network Providers,
- Services that are not defined in federal law as Preventive Services, or
- Services that do not qualify as Preventive under the federal law.

If a Provider recommends a service or test based on an office visit (including a Preventive exam), your symptoms, a prior diagnosis, medical surveillance (shortened frequency interval due to increased personal risk), or treatment, the service or test will be considered diagnostic and will not be eligible for coverage as a Preventive Service.

For complete information on services that are covered at no Out-of-Pocket Costs to you, refer to Section 4.B.
J. Pediatric Dental Coverage

This Plan provides Benefits for pediatric dental services through Delta Dental Plan of Maine, Inc. Dental benefits are only available to persons who are 18 years of age or less as of the effective date of coverage, except as provided in this Agreement. An eligible Member may choose to go to any dentist and receive some level of Benefits, but Members receive the best value when visiting a Delta Dental PPO Dentist. For additional information, please consult the Covered Services section of this Member Benefit Agreement for full details. See the Dental Benefit Agreement in the Appendix for full details of this coverage.

K. Comparable Out-of-Network Healthcare Services

If a member obtains certain comparable health care services: physical & occupational therapy services; radiology & imaging services; laboratory services; infusion therapy services from a non-contracted provider located in Maine, New Hampshire or Massachusetts, that is enrolled in the MaineCare program and participates in Medicare, then you may qualify to have Out-of-Network services applied to your In-Network benefits. Contact Member Services for additional information and a form is available on our website.

3. ENROLLMENT AND ELIGIBILITY

Important Note: If this Plan is purchased through the Maine Health Insurance Marketplace (“the Marketplace”), enrollment in and eligibility for coverage under the Plan is subject to the rules of the Marketplace. You must begin the enrollment process through the Marketplace to be eligible for Catastrophic coverage.

A. Enrollment

You can enroll under the Plan during an annual Open Enrollment Period or a Special Enrollment Period. The only time you are able to make changes to your Plan is during the annual Open Enrollment Period or when you are eligible for a Special Enrollment Period.

1. 10-Day Agreement Review

At the start of each Plan year, you will have 10 days from the effective date of your coverage to end your Agreement. Your Premium will be refunded if you cancel during this period. See the first page of your Agreement or contact Member Services to learn more about this “free look” period.

2. Special Enrollment

During the year, if you have certain qualifying life-changing events, you and your Dependents can enroll for coverage under the Plan through “Special Enrollment.” Special qualifying events, such as birth or adoption of a child, marriage, loss of other qualified health insurance coverage, or changes in eligibility for other public service programs, will trigger a Special Enrollment Period. For guidance on qualifying events, contact the Marketplace or Community Health Options’ Member Services.

To take advantage of a Special Enrollment Period, you must complete the enrollment process by visiting the Marketplace to complete information about a change in circumstances or by visiting www.healthoptions.org to complete a “Special Enrollment Period Qualifying Event” web form. If you do not have access to the internet, you may also submit a completed paper Application to Health Options or the Marketplace, as applicable. You must complete the enrollment process for new Dependent coverage within 60 days of the qualifying event.

If you become a Member or add new Dependents through a Special Enrollment Period, the effective date of coverage depends on the type and date of event, as well as when Community Health Options® (“Health Options”) receives premium payment and the completed enrollment information. You will be notified of the effective date of coverage.

B. Subscriber and Dependent Eligibility

If this Plan is being offered through the Marketplace, the Marketplace will determine who is eligible to enroll in the Plan. The Marketplace may have additional or different eligibility criteria than those described in this Agreement. If you need to make changes to your plan, you will need to contact the Marketplace directly or visit CoverMe.gov. If this Plan is being offered direct from Health Options, Health Options will determine who is eligible to enroll according to state and federal law. If you need to make changes to your plan, you will need to contact your Broker or Health Options directly.

1. Member Eligibility

You are a Member of this Plan if you are enrolled as a Subscriber or Dependent of the Subscriber. If this Plan is being offered through the Marketplace, the Marketplace will make eligibility determinations in accordance with applicable law and based upon your Application. If you purchased this Plan direct from Health Options, we will make eligibility determinations in accordance with applicable law, your Application, and payment of the initial Premium. Subscribers must reside in Maine.
2. **Dependent Eligibility**

In order to be a Dependent, a Member must be:

a. The Subscriber’s legal spouse or legal domestic partner as recognized under applicable state law.

b. A child, who is under age 26, of the Subscriber or the Subscriber’s spouse or domestic partner, including newborn children, biological children, adopted children or children Placed for Adoption, stepchildren, children placed in foster care, and children for whom the Subscriber or the Subscriber’s spouse/domestic partner is a legal guardian. **NOTE: A Dependent who turns 26 years of age will remain covered for the remainder of the Calendar Year unless coverage terminates. The Dependent will not be renewed into the Plan for the following Calendar Year unless documentation is provided to the Marketplace and Health Options that shows the Dependent meets other requirement described below.**

c. An unmarried child of the Subscriber or the Subscriber’s spouse/domestic partner who, as of the date the child turns age 26 or older, is mentally or physically unable to earn his or her own living and is chiefly financially dependent on the Subscriber.

d. A child who is eligible as a Dependent because of a Qualified Medical Support Order ("QMSO") or other court or administrative order requiring medical coverage for a child of a Subscriber or spouse/domestic partner of the Subscriber. Such child will be eligible for medical coverage as stated in the QMSO or other court or administrative order.

A QMSO is a judgment, decree, or order issued by a court or administrative agency that meets certain federal law requirements.

3. **Proof of Eligibility**

Health Options or the Marketplace may require the Subscriber to submit reasonable evidence of eligibility for Dependent coverage from time to time. Failure to provide this information may result in termination of coverage for a Dependent. For example, upon enrolling a newborn we may ask for a copy of the birth certificate. Please contact Health Options if you have questions about what evidence Health Options may require.

C. **Effective Dates**

Your coverage will begin under the Plan on the effective date of your Agreement if the first month’s Premium is received in full by Health Options on or before the effective date. You will be informed of the effective date. You will not receive Benefits for any services, supplies, or equipment provided to you or received by you before your individual effective date of coverage under this Agreement.

1. **New Dependents**

New Dependents may be added by paying the applicable Premium and completing enrollment for:

a. Marriage or beginning of a legal domestic partnership (and the spouse’s/domestic partner’s child(ren))

   Coverage is effective the first day of the month following the completion of the enrollment. A completed Application submission to us or the Marketplace, as applicable, is required within 60 days from the date of marriage or legal domestic partnership.

b. Birth, Adoption or Legal Guardianship

   A newborn is automatically covered for 31 days from the moment of birth unless the Subscriber notifies us that the newborn will not be covered under this Agreement. For continuous coverage beyond 31 days from birth, you must submit a completed Application to us or the Marketplace, as applicable, within 60-days from birth.

   For purposes of this section, the term “newborn” includes a newly born child of the insured or Subscriber or a newly born child of a Dependent child of the insured or Subscriber. Grandchildren of the Subscriber are not eligible for coverage beyond the initial 31-day period following birth.

   Coverage for routine newborn care will be attributed to the mother’s coverage until the mother’s discharge. If the newborn remains in the Hospital after the mother is discharged, or if services beyond the scope of routine newborn care...
are provided, those services will be subject to Deductible and Coinsurance, if applicable, of the newborn. See the Covered Services Section 4.B.

i. Adoption or Placement for Adoption

An adopted child or child Placed for Adoption is covered for 31 days from the date of adoption or Placement for Adoption, upon notification. For continuous coverage beyond 31 days from adoption or Placement for Adoption, you must submit a completed Application to us or the Marketplace, as applicable, within 60-days from birth.

ii. Legal Guardianship

Coverage is effective the date of the court order appointing the guardian if the completed Application is received within 60 days from the date of the court order.

iii. Subscriber Becomes Legally Responsible for a Dependent’s Health Care Coverage

Coverage is effective the date of the court order or other event creating such legal responsibility if the completed Application is received within 60 days from the date of the court order or event.

iv. Other Situations

Other types of Dependents allowed by law must be enrolled as required by law. You may contact Health Options Member Services or the Marketplace, as applicable, if you have questions.

To obtain Dependent coverage under this section, you must submit a completed enrollment to Health Options or the Marketplace, as applicable, within 60 days after an event listed in this section.

If you fail to submit a completed Application during the 60-day period as outlined above, your Dependent can be added during the annual Open Enrollment Period, or other special enrollment period required by law, by submitting a completed Application.

2. Eligibility Changes

It is the Subscriber’s responsibility to promptly inform Health Options and the Marketplace, as applicable, of all changes that affect Member and Dependent eligibility. For more information reporting eligibility changes visit CoverMe.gov.

D. Paying Your Membership Premium

When you purchase coverage under the Plan, you will be billed for the Premium on a monthly basis. Payment for the Premium is due the first day of each month for which coverage is provided. No grace period applies to the Binding Premium Payments. If the Subscriber has a balance with Community Health Options from coverage within the prior twelve months, this prior balance will be due as part of the Binding Premium Payment. If the full amount due (including the prior balance) is not paid prior to the effective date of coverage, your coverage will not go into effect. Prior balances may result from exhausting a grace period and/or failure to properly terminate your coverage as described in Section 9.B.

1. Members Not Receiving Tax Credits

For Premiums owed following the Binding Premium Payments, if you do not pay the Premium in full on or before the first day of the month for which Coverage is provided, you will have a 31-day grace period to pay the outstanding Premium owed. During the grace period, your coverage will not lapse. If we do not receive the full Premium by the end of the grace period, then we will terminate your coverage under the Plan and this Agreement. Except as described in Section 9 of this Agreement, we will not allow reinstatement after the grace period ends. We reserve the right to take necessary steps to collect outstanding Premiums for periods in which coverage was in force as described is Section 9.B.

2. Members Receiving Tax Credits

Members who receive Advanced Premium Tax Credits (within the Marketplace) and have made the Binding Premium Payment, but who subsequently fail to pay the Premium in full, will have a three-month grace period to submit full payment of outstanding Premium due. Health Options will pay appropriate claims for the first month of the grace period only. Health Options will hold claims during the remainder of the grace period. We reserve the right to take necessary steps to collect outstanding Premiums for periods in which coverage was in force as described in Section 9.B.

Health Options will stop holding claims when the full Premium amount owed is paid in full prior to the end of the grace period. Partial payments of owed Premiums will not extend the grace period. Only full payment of owed Premiums due on
the date of the payment will prevent termination of coverage. If the full Premium amount owed is not paid prior to the end of the grace period, Health Options will terminate coverage under the Plan and this Agreement, and the Member will be responsible for paying for any services received during and after the final two months of the grace period.

3. Third-Party Payment of Premiums

There may be instances where someone other than the Member pays the Member’s Premium under this Agreement. This is sometimes called “third-party payment of Premiums.”

Health Options will permit Members’ family members, Designees, and legal representatives to pay Premiums on behalf of Members. Health Options will also permit Ryan White HIV/AIDS Programs; Indian tribes, tribal organizations, and urban Indian organizations; state, federal and local government programs; and private, nonprofit foundations approved by Health Options to make Premium payments on behalf of Health Options Members.

If a Provider, pharmaceutical company, or other commercial health care entity submits a payment for a Premium on behalf of a Member, Health Options reserves the right to reject such payments, whether paid directly or indirectly by the entity. We will notify you if we have rejected this type of payment. If we reject a third-party Premium payment, you will continue to owe any Premium due as required under this Agreement.

Note: Payment of premium by a Member using funds contributed by the Member’s employer to a Qualified Small Employer Health Reimbursement Arrangements (QSEHRAs) is an acceptable method of paying a Members premium.

4. Premium Changes

Health Options files rates with the applicable State and Federal regulatory bodies on an annual basis. Rates are approved for the Calendar Year. Health Options Members will be given at least 60 days’ notice of any changes to existing rates for their effective plan. Members that enroll in the last quarter of the Calendar Year should check the following year rates during Open Enrollment.

E. Explanation and Notice to Parent

If the insured is covered as a dependent child, and if the insurer is so requested by a parent of the insured, the insurer shall provide that parent with: An explanation of the payment or denial of any claim filed on behalf of the insured, except to the extent that the insured has the right to withhold consent and does not affirmatively consent to notifying the parent; An explanation of any proposed change in the terms and conditions of the policy; Reasonable notice that the policy may lapse, but only if the parent has provided the insurer with the address at which the parent may be notified. In addition, any parent who is able to provide the information necessary for the insurer to process a claim must be permitted to authorize the filing of any claims under the policy.

4. COVERED SERVICES

This section contains information on the Covered Services under your Plan. Member Out-of-Pocket Cost information (Copayments, Coinsurance, and Deductibles) that apply to your Plan are listed in your Schedule of Benefits. Benefits are administered on a Calendar Year basis.

A. Requirements

To be covered and be eligible for Benefits under the Plan, all services and supplies must meet all of the following requirements:

1. Listed as a Covered Service;
2. Be rendered by a Provider within the scope of such Provider’s license or certification;
3. Be Medically Necessarily;
4. Not be indicated as excluded in the “Exclusions from Benefits” section (see section 5);
5. Be received while an active Member of the Plan; and
6. Receive Prior Approval, if applicable. This requirement does not apply to care needed in a Medical Emergency (see section 2.G).

Services that are not Covered Services, and services related to non-Covered Services, are not eligible for Benefits. To receive maximum Benefits for Covered Services, you must follow the terms of this Agreement. Benefits for Covered Services are based on the Maximum Allowable Amount for such services. Deductible amounts are limited to the Maximum Allowable Amount. No Benefits are available for amounts that exceed Community Health Options’ (“Health Options”) Maximum Allowable Amount.
The fact that a Provider may prescribe, order, recommend or approve a service, treatment or supply does not make it Medically Necessary or a Covered Service and does not guarantee payment. Your cost-sharing amounts are shown on your Schedule of Benefits.

B. Covered Services

The following services are Covered Services under the Plan:

1. **Acupuncture.** The Plan provides benefits for acupuncture and the services must be provided by a licensed acupuncturist. Please refer to your Schedule of Benefits for further information on the benefit coverage.

2. **Allergy Testing and Injections.** The Plan provides Benefits for allergy testing and injections. Coverage includes allergy shots for desensitization.

3. **Ambulance Service.** The Plan provides Benefits for Medically Necessary ambulance services. Ambulance Services are a Covered Service when one or more of the following criteria are met:
   
   You are transported by a state licensed vehicle that is designed, equipped, and used only to transport the sick and injured and staffed by Emergency Medical Technicians (EMT), paramedics, or other certified medical professionals. This includes ground, fixed wing, rotary wing or water transportation.
   
   You are taken:
   
   1. From your home, scene of accident or Medical Emergency to a Hospital;
   2. Between Hospitals, including when we require you to move from an Out-of-Network Hospital to an In-Network Hospital; or
   3. Between a Hospital and a Skilled Nursing Facility (ground transport only) or Approved Facility.

   The Plan provides Benefits only for ambulance transportation to the nearest Hospital that can provide the required care you need. Benefits also include Medically Necessary treatment of a sickness or illness by medical professionals during an ambulance service, even if you are not taken to a Facility.

   Non-Network Providers may bill you for any charges that exceed the Plan’s Maximum Allowed Amount (also known as balance billing). When there is an inadequate network, balance billing does not apply. Non-Network Providers may bill you for any charges that exceed the Plan’s Maximum Allowed Amount (also known as balance billing). Out-of-Network ambulance Providers will be reimbursed at the lesser of the ambulance service providers rate or 180% of the Medicare rate for the transportation.

   Ambulance services are not covered when another type of transportation can be used without endangering your health. Ambulance services for your convenience or the convenience of your family or Provider are not Covered Services. Trips to a Provider’s office, clinic, morgue or funeral home are examples of non-covered ambulance services.

   **Ground Ambulance**

   Services are subject to Medical Necessity review by the Plan. Ambulance services are not covered when another type of transportation can be used without endangering your health. Ambulance services for your convenience or the convenience of your family or Provider are not Covered Services. Trips to a Provider’s office, clinic, morgue or funeral home are examples of non-covered ambulance services.

   **Air and Water Ambulance**

   Air Ambulance Services are subject to Medical Necessity review by the Plan. For non-emergency services, the Plan retains the right to select the Air Ambulance provider. This includes fixed wing or rotary wing transportation. For emergency services, we encourage your Provider(s) to coordinate with our Medical Management team in selecting an Air Ambulance provider, when possible. Community Health Options has contracts with certain Air Ambulance providers and the Allowed Amount for non-Network Air Ambulance Providers may be based on those contracts. This means that you could be balance billed for charges that exceed the Allowed Amount.

   Air Ambulance transport from one Hospital to another Hospital is a Covered Service if Medically Necessary and if transportation by ground ambulance would endanger your health and the transferring Hospital does not have adequate facilities to provide the medical services needed. Transport from one Hospital to another Hospital is Covered only if the Hospital to which you are being transferred is the nearest one with medically appropriate facilities. Prior Approval requirements are applicable for admission. Fixed wing or rotary wing air ambulance is furnished when your medical condition is such that transport by ground ambulance, in whole or in part, is not medically appropriate. Generally, transport by fixed wing or rotary wing air ambulance may be
necessary because your condition requires rapid transport to a treatment facility, and either great distances or other obstacles preclude such rapid delivery to the nearest appropriate facility. Transport by fixed wing or rotary wing air ambulance may also be medically necessary because you are located in a place that is inaccessible to a ground or water ambulance provider.

4. **Ambulatory Surgery Centers.** The Plan provides Benefits for certain Covered Services provided by Ambulatory Surgery Centers that align with state and federal regulations. Covered Services vary according to the scope of a specific Ambulatory Surgical Center’s license. Ambulatory services are not to exceed 24 hours.

5. **Anesthesia Services.** The Plan provides Benefits for anesthesia only if administered while a Covered Service is being provided. An exception is provided under section 4.B.

6. **Asthma Education.** The Plan provides Benefits for Health Options approved asthma education programs for Members and their families when provided by an in-network Provider.

7. **Autism Spectrum Disorders Treatment.** The Plan provides Benefits for the following Medically Necessary services for the treatment of Autism Spectrum Disorders for Members:
   1. Any assessments, evaluations, or tests by a licensed Provider or licensed psychologist to diagnose whether a Member has an Autism Spectrum Disorder.
   2. Habilitative or rehabilitative services, including Applied Behavior Analysis or other professional or counseling services necessary to develop, maintain, and restore the functioning of an individual to the extent possible. To be covered by the Plan, Applied Behavior Analysis must be provided by a person professionally certified by a national board of behavior analysts or performed under the supervision of a person professionally certified by a national board of behavior analysts.
   3. Counseling services provided by a licensed psychiatrist, psychologist, clinical professional counselor, or clinical social worker.
   4. Therapy services provided by a licensed or certified speech therapist, occupational therapist, or physical therapist.

   The Primary Care Provider, an appropriately credentialed treating specialist, a psychiatrist, a pediatrician with a specialty in behavioral-developmental pediatrics, a neurologist with a specialty in neurology, or a licensed psychologist with training in psychology must determine that a service under this section is Medically Necessary and is consistent with nationally recognized treatment standards for the condition such as those set forth by the American Academy of Pediatrics. Such determination must be renewed annually.

   The Provider must submit a treatment plan, and such treatment plan must be updated no more frequently than on a semi-annual basis.

   Coverage for prescription drugs for the treatment of Autism Spectrum Disorders will be determined in the same manner as coverage for prescription drugs for the treatment of any other illness or condition.

   Habilitative and rehabilitative services (such as Occupational Therapy, Physical Therapy and Speech Therapy) are subject to the limits defined in this Agreement.

8. **Bilirubin Screening.** The Plan provides preventive Benefits for bilirubin concentration screening for newborns, not part of blood-spot.

9. **Blood Transfusions.** The Plan provides Benefits for blood transfusions including the cost of blood, blood plasma, and blood plasma expanders, and administrative costs of autologous blood pre-donations.

10. **Breast Cancer Treatment.** The Plan provides Benefits for breast cancer treatment, including prostheses and the following services:
    1. Inpatient care for a mastectomy, a lumpectomy, or a lymph node dissection for the treatment of breast cancer is covered for a period of time determined to be Medically Necessary by the attending Physician, Member following current Community Health Options managed care guidelines and policies to determine medical necessity.
    2. If you elect breast reconstruction following mastectomy surgery, the Plan covers reconstruction in the manner you and your Provider choose.

   Coverage includes reconstruction of the breast on which the mastectomy was performed and surgery and reconstruction of the other breast to produce a symmetrical appearance. See section 4.B.9.

   As required by Maine and federal law, the Inpatient length of stay for a mastectomy, lumpectomy, or a lymph node dissection for the treatment of breast cancer will be decided by the attending Provider in consultation with you.
11. **Breast Reconstruction.** If a Member receives Benefits in connection with a mastectomy and the Member elects breast reconstruction in connection with such mastectomy, to the extent required by federal law, the Plan provides Benefits for, in a manner determined in consultation with the attending Physician and the Member:
   1. All stages of reconstruction of the breast on which a mastectomy has been performed;
   2. Surgery and reconstruction of the other breast to produce a symmetrical appearance; and
   3. Prostheses and physical complications of the mastectomy, including lymphedemas.

   Coverage for external breast prostheses is limited to two (2) prostheses per breast, per Calendar Year. The Maximum Allowed Amount for breast prostheses includes the cost of fitting for the prosthesis. The Plan provides Benefits for post-mastectomy bras worn with breast prosthesis. Coverage for post-mastectomy bras is limited to three (3) bras per Member, per Calendar Year.

   Breast construction is covered when Medically Necessary and performed during Gender Confirming surgery.

   Cosmetic breast reconstruction is not covered under the Plan. This includes, but is not limited to: reconstruction of a previously reconstructed breast due to normal aging; reconstruction of a breast that was not the result of a mastectomy; and replacement of an existing breast implant if the earlier breast implant was performed as a cosmetic procedure.

12. **Breast Reduction Surgery and Symptomatic Varicose Vein Surgery.** To the extent required by Maine law, the Plan provides Benefits for breast reduction surgery and symptomatic varicose vein surgery determined to be Medically Necessary by a Physician.

13. **Cardiac Rehabilitation.** Medically Necessary Phase I Cardiac Rehabilitation is covered in an inpatient setting. Medically Necessary Phase II Cardiac Rehabilitation is covered on an outpatient basis for up to 36 visits per cardiac episode per Member per Calendar Year.

14. **Chemotherapy Services.** The Plan provides Benefits for antineoplastic drugs and associated antibiotics and their administration when they are administered by parenteral means such as intravenous, intramuscular, or intrathecal means. This does not include the use of drugs for purposes not specified on their labels unless approved by us for medically accepted indications or as required by law. Any investigational new drugs are not covered unless approved by us for medically accepted indications or as required by law. The Plan provides coverage for prescribed, orally administered anticancer medications used to kill or slow the growth of cancerous cells that is equivalent to the coverage provided for intravenously administered or injected anticancer medications.

15. **Chiropractic Care and Therapeutic, Adjustive and Manipulative Services.** The Plan provides Benefits for Medically Necessary chiropractic and osteopathic care. The Plan provides Benefits for therapeutic adjustments and manipulations for treating acute musculo-skeletal disorders. These services may be rendered by a Provider within the scope of such Provider’s license or certification. No benefits are provided for ancillary treatment such as massage therapy, heat and electrostimulation unless in conjunction with an active course of treatment.

   Chiropractic benefits (to include physical therapy provided by a Chiropractor) are limited to 40 visits per Member per calendar year. Depending on the services provided in a single appointment it is possible you may be financially responsible for copay(s), your deductible and or coinsurance for a single date of service.

   Osteopathic manipulation benefits are limited to 40 visits per Member per calendar year. Depending on the services provided in a single appointment it is possible you may be financially responsible for copay(s), your deductible and or coinsurance for a single date of service.

16. **Clinical Trials.** The Plan provides Benefits for items and services you receive as a “qualified enrollee” participant in an “approved clinical trial” that would normally be covered under the Plan for Members who are not enrolled in a clinical trial. The Plan provides Benefits or services that are FDA approved and considered standard of care or conventional if deemed medically necessary when prior approval is required.

   An “approved clinical trial” means a clinical research study or clinical investigation approved and funded by the federal Department of Health and Human Services, National Institutes of Health or a cooperative group or center of the National Institutes of Health. This includes a phase I, phase II, phase III, or phase IV clinical trial that is conducted in relation to the prevention, detection, or treatment of cancer or other life-threatening disease or condition. The Plan provides Benefits under this section for the following clinical trials:
   1. Federally funded trials approved or funded by one or more of the following:
      i. The National Institutes of Health (NIH)
      ii. The Centers for Disease Control and Prevention
iii. The Agency for Health Care Research and Quality
iv. The Centers for Medicare and Medicaid Services
v. Cooperative group or center of any of the entities described in (i) through (iv) or the Department of Defense or Department of Veterans Affairs
vi. A qualified non-governmental research entity identified in the guidelines issued by the NIH for center support grants
vii. Any of the following in (1) through (3) below if the study or investigation has been reviewed and approved through a system of peer review that the U.S. Department of Health and Human Services determines to be comparable to the system of peer review of studies and investigations used by NIH and assures unbiased review of the highest scientific standards by qualified individuals who have no interest in the outcome of the review:

1. Department of Veterans Affairs
2. Department of Defense
3. Department of Energy

2. Studies or investigations done as part of an investigational new drug application reviewed by the FDA
3. The study or investigation is a drug trial that is exempt from having such an investigational new drug application

An enrollee is considered “qualified” if the enrollee meets the following conditions: (1) The enrollee has a life-threatening illness for which no standard treatment is effective, (2) the enrollee is eligible to participate according to the clinical protocol with respect to treatment of such illness, (3) the enrollee’s participation in the trial offers meaningful potential for significant clinical benefit to the enrollee and (4) the enrollee’s referring Provider has concluded that participation in such a trial would be appropriate based upon the satisfaction of conditions 1 through 3. A “life-threatening disease or condition” means any disease or condition from which the likelihood of death is probable unless the course of the disease or condition is interrupted.

The Plan may deny Benefits for:
1. The Investigational item, device, or service, itself; or
2. Items and services that are provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the Member;
3. A service that is clearly inconsistent with widely accepted and established standards of care for a particular diagnosis; or
4. An item or service that is paid for, or should have been paid for, by the sponsor of the trial; or
5. Items or services that are non-covered; or
6. Non-health care items and services, e.g. food, travel, lodging; or
7. Costs of data collection and record-keeping; or
8. Items or services that are FDA approved and considered standard of care or conventional care if deemed not medically necessary when prior approval is required.

17. Colorectal Cancer Screenings. The Plan provides Benefits for colorectal cancer screenings as described in the guidelines of a national cancer society for asymptomatic Members who are:

a. At average risk for colorectal cancer or
b. At high risk for colorectal.

For purposes of this section, “Colorectal Cancer Screening” means all colorectal cancer examinations and FDA-approved laboratory tests recommended by a Provider in accordance with the most recently published nationally recognized evidence based clinical guidelines of a national cancer society.

If a colonoscopy is recommended as the colorectal cancer screening method and a lesion is discovered and removed during the colonoscopy, Benefits will be paid for the screening colonoscopy as the primary procedure. See section 2.1 for information about free preventive services as defined in federal law.

Preventive colonoscopies without cost-sharing are only eligible for members who meet the specific guidelines under the USPSTF. See section 4.B. Preventive Care for further information on preventive services.

Colorectal cancer evaluations for asymptomatic screenings may be considered preventive (age dependent), but colorectal cancer evaluations due to symptoms or suspected disease are considered diagnostic and are subject to routine plan cost-sharing.

18. Contraceptives/Family Planning. The Plan provides Benefits for family planning and Benefits for prescription contraceptive drugs and devices approved by the FDA to prevent pregnancy, including related consultations, examinations, procedures, and medical services provided on an Outpatient basis. If a contraceptive method is only available over-the-counter, your Provider must provide a prescription to be submitted by you with Health Options’ reimbursement form in order to be reimbursed under
the Plan. The reimbursement form can be found at our website https://www.healthoptions.org/. For more information about the reimbursement process, contact Member Services at 855-624-6463. Coverage includes sterilization procedures, and patient education and counseling. See section 2.I for information about free preventive services as defined in federal law.

For women, one form of contraception in each contraceptive method (as identified by the FDA) is covered by the Plan without cost-sharing when administered or prescribed by a Network Provider. This includes, but is not limited to, barrier methods, hormonal methods, surgical implanted and over-the-counter devices. Certain contraceptives are only covered without cost-sharing if acquired through a pharmacy. Contact Member Services at 855-624-6463 to confirm preventive coverage without cost-sharing for contraceptives.

The Plan provides Benefits for abortions.

19. **Dental Procedures.** The Plan provides Benefits for general anesthesia and associated facility charges for the Medically Necessary Hospital or surgical day care facility charges and administration of general anesthesia administered by a licensed anesthesiologist or anesthetist for dental procedures performed on a Member who is classified as vulnerable. Examples of vulnerable Members include, but are not limited to the following:

1. Infants;
2. Individuals exhibiting physical, intellectual or medically compromising conditions for which dental treatment under local anesthesia, with or without additional adjunctive techniques and modalities, cannot be expected to provide a successful result and for which dental treatment under general anesthesia can be expected to produce a superior result;
3. Individuals with acute infection;
4. Individuals with allergies;
5. Individuals who have sustained extensive oral-facial, or dental trauma; and
6. Individuals who are extremely uncooperative, fearful, or anxious.

The Plan does not provide Benefits under this section for any dental procedures or the dentist’s fee.

20. **Dental Services.** The Plan provides Benefits for the following Medically Necessary dental services:

1. Setting a jaw fracture;
2. Removing a tumor (but not a root cyst);
3. Removing impacted or unerupted teeth in a non-Hospital or non-Rural Health Center setting.
4. Treatment to repair or replace natural teeth resulting from an accidental injury to sound natural teeth and gums when the course of treatment for the Accidental Injury is received within 6 months of the date of the injury or the Member’s effective date of coverage, whichever is later.
5. Repairing or replacing dental Prostheses caused by an accidental bodily injury within six months of the injury or within six months of the effective date of coverage, whichever, is later.

The Plan does not provide Benefits for services for dental damage that occurs as a result of normal activities of daily living or extraordinary use, such as injury to teeth sustained due to biting or chewing. The Plan does not provide Benefits for dental implants including dental implants for treatment of oral cancer or any type of artificial tooth roots, including when in conjunction with dental Prostheses.

21. **Diabetes Services and Supplies.** The Plan provides Benefits for the following diabetic services and specific supplies that are determined to be Medically Necessary by the Member’s treating Provider:

1. Maine Department of Health and Human Services-approved Outpatient self-management training and educational services used to treat diabetes;
2. Insulin;
3. Insulin pumps;
4. Oral hypoglycemic agents;
5. Glucose monitors;
6. Test strips;
7. Syringes; and
8. Lancets.

Covered diabetic supplies are listed on our formulary. A copy of the current formulary is available online at www.healthoptions.org or you may request a copy of the formulary by calling Member Services at 1-855-624-6463 (TTY/TDD: 711).
The Plan provides preventive screening Benefits for women with a history of gestational diabetes who aren’t currently pregnant and who haven’t been diagnosed with type 2 diabetes.

22. **Diagnostic Services.** The Plan provides Benefits for Diagnostic Services, including diagnostic laboratory tests and x-rays, when they are ordered by a Provider to diagnose specific signs or symptoms of an illness or injury. Services not defined as Preventive Care under section 4.B.55 will be considered Diagnostic Services. Services covered under this section include the services of a physician with a specialty in radiology.

23. **Dialysis.** The Plan provides Benefits for Medically Necessary hemodialysis and dialysis on an Inpatient or Outpatient basis, or at home. When the Member is eligible for coverage of hemodialysis and dialysis under Medicare, the Plan provides Benefits only to the extent payments would exceed what would be payable by Medicare. Your PCP or kidney specialist should make all arrangements for hemodialysis and dialysis care. Coverage for hemodialysis and dialysis in the home includes nondurable medical supplies, drugs, and equipment.

To be covered, hemodialysis and dialysis services under this section must be ordered by a Physician.

24. **Durable Medical Equipment and Prostheses.** The Plan provides Benefits for the rental or purchase of Durable Medical Equipment. Whether you rent or buy the equipment, the Plan provides Benefits for the least expensive (and, if applicable, lowest tech) equipment necessary to meet your medical needs. If you rent the equipment, we will make monthly payments only until our share of the reasonable purchase price of the least expensive equipment is paid or until the equipment is no longer necessary, whichever comes first. Benefits for replacement or repair of purchased Durable Medical Equipment will follow Medical Necessity guidelines. The Plan does not provide Benefits for the repair or replacement of rented equipment. The Plan does not provide Benefits for duplicative Durable Medical Equipment.

Coverage for glucometers is limited to the pharmacy benefit.

Supplies are covered if they are necessary for the proper functioning of covered Medically Necessary Durable Medical Equipment. Supplies for Durable Medical Equipment are not subject to any Durable Medical Equipment maximum applicable to the Plan.

Batteries and replacement batteries are not covered except for implantable medical devices. Batteries for hearing aids, over-the-counter, and non-medical equipment are not covered.

The Plan provides Benefits for Prostheses. The Prosthesis benefit applies to services provided at inpatient and outpatient settings subject to Medical Necessity review. Prostheses are manufactured devices used to replace a missing body part and restore full or partial function. Prostheses include artificial limbs and prosthetic appliances. Coverage extends to such prosthetic devices and supplies necessary for the proper functioning of the device, when ordered by a provider, medical necessity criteria are met, and is limited to the least expensive model that will adequately meet your medical needs. The Plan also covers repair or replacement of such prosthetic devices that is determined to be appropriate by a Provider and adheres to manufacturer repair and replacement guidelines. The Plan does not provide Benefits for replacement prosthesis unless the Member’s medical needs are not being met by the current prosthetic or it is broken and cannot be repaired.

Coverage does not extend to prosthetic devices designed exclusively for athletic or cosmetic purposes or that provide enhanced performance beyond functional activities of daily living.

Benefits are limited to the Maximum Allowed Amount. Benefits will not exceed the Maximum Allowed Amount for the least expensive service that meets your medical needs. If your service is more costly than is Medically Necessary, you will be responsible for paying the difference between the Maximum Allowed Amount for the least expensive and the charge for the more expensive service. If more than one treatment, prosthetic device, or piece of Durable Medical Equipment may be provided for the disease or injury, Benefits will be based on the least expensive method of treatment, prosthetic device, or Durable Medical Equipment that can meet the Member’s needs. The Plan does not provide Benefits for replacement of Durable Medical Equipment due to being lost, stolen, or damaged due to weather.

25. **Early Intervention Services.** The Plan provides Benefits for the services of licensed and credentialed occupational therapists, physical therapists, speech-language pathologists, developmental psychologists, and clinical social workers working with Members from birth to 36 months of age with an identified Developmental Disability and/or delay.

Speech, occupational and physical therapy services provided as part of Early Intervention Services do not apply to visit limits under those services. Early Intervention Services are limited to 33 visits per Member per Calendar Year.

26. **Emergency Services.** The Plan provides Benefits for emergency department screening and treatment received for Medical Emergencies.

If you need follow-up care after you are treated in an emergency department, you should call your PCP.
If you are hospitalized at an In-Network or Out-of-Network facility, you or your Designee should call Health Options at 1-855-624-6463 (TTY/TDD: 711) within 48 hours or as soon as you can. However, if your attending emergency department Provider tells Health Options or your PCP within 48 hours that you have been hospitalized, then you do not need to call us. If you are unable to notify us, you may be responsible for any services that are determined to be not Medically Necessary or may be financially responsible for services provided once you become Stabilized, if you are at an Out-of-Network facility.

If you are admitted as an Inpatient to the Hospital from the emergency department, you will not need to pay your Out-of-Pocket Costs for that emergency department visit. You will be responsible for your In-Patient cost-sharing as described in your Schedule of Benefits.

Medically Necessary Emergency Services will be covered whether you get care from an In-Network or Out-of-Network Provider within the fifty United States. This does not include U.S. territories. Emergency Care you get from an Out-of-Network Provider will be covered as an In-Network service, but you may have to pay the difference between the Out-of-Network Provider’s charge and the Maximum Allowed Amount (known as balance billing), in addition to the applicable cost-sharing (Deductible, Coinsurance or Copayments). When there is an inadequate network, balance billing does not apply.

The Maximum Allowed Amount for Emergency Care from an Out-of-Network Provider will be the greatest of the following:

1. The amount negotiated with In-Network Providers for the Emergency service;
2. The amount for the Emergency service calculated using the same method Health Options generally uses to determine payments for Out-of-Network services but substituting the In-Network cost-sharing for the Out-of-Network cost-sharing; or
3. The amount that would be paid under Medicare for the Emergency service.

Treatment received after your condition is Stabilized is not Emergency Care. Treatment received outside of Emergency Ambulance Service and the Emergency Room is not Emergency Care. If you continue to get care from an Out-of-Network Provider, Covered Services will be covered at the Out-of-Network level.

27. Exercise Interventions. The Plan provides preventive Benefits for exercise or physical therapy and vitamin D use, to prevent falls in community-dwelling adults 65 years or older who are at increased risk for falls.

28. Eye Examinations. The Plan provides Benefits for one routine eye exam, including refraction, every 12 calendar months to check all aspects of your vision for Members. Adult eye exams are not “Essential Health Benefits” and do not accumulate toward your Out-of-Pocket Limits.

The Plan does not provide Benefits for the fitting or purchase of eyeglasses or contact lenses, except as covered under “Eye Vision Hardware” (section 4.B.)

The Plan provides benefits, with no cost sharing, for visual acuity screening for children once between the ages of 3 and 5 years to detect the presence of amblyopia or its risk factors. This is a preventive service as defined in section 2.H of this Agreement. Medical and surgical treatment of injuries and illnesses of the eye are Covered Services.

29. Eye Vision Hardware. The Plan provides certain Benefits for eyewear (either contact lenses or basic glasses and frames) once every 24 months, and other vision services (optional lenses and treatments) for Members to the end of the month in which they turn age 19.

Additionally, the Plan provides certain Benefits for contact lenses or eyeglasses needed for all Members with the eye conditions indicated below:

1. Post cataract surgery with an intraocular lens implant (pseudophakes).
2. Pre cataract surgery without lens implant (aphakes).
4. Post retinal detachment surgery.

Eyewear includes standard plastic (CR39) eyeglass lenses with factory scratch coating at no additional cost (up to 55 mm); basic frames; and contact lenses.

No Benefits are provided for deluxe or designer glasses or frames. No Benefits are provided for the replacement of lenses, frames or contacts.

30. Foot Care. The Plan provides Benefits for Medically Necessary podiatry services, including diabetic foot exam and systemic circulatory disease. Routine foot care is not covered. See Section 5 for more information on excluded foot care.

31. Freestanding Imaging Centers. The Plan provides Benefits for covered Diagnostic Services performed by Freestanding Imaging Centers that are appropriately licensed. All services must be ordered by a Provider and services are subject to Prior Approval when applicable.
32. **Gender-Affirming Surgery.** The Plan covers Gender-Affirming Surgery (male to female: female to male) that is considered medically necessary. Prior Approval is required. The list of covered services include the following, but are not limited to:

- Bilateral mastectomy
- Breast augmentation
- Clitoroplasty
- Hysterectomy
- Labiaplasty
- Metoidioplasty
- Orchietomy
- Ovarietomy
- Penectomy
- Penile implant
- Phalloplasty
- Salpingo-oopherectomy
- Scrotoplasty
- Testicular implant
- Urethroplasty
- Vaginectomy
- Vaginoplasty

The Plan does not cover reversal of gender affirming surgery.

Please call Member Services at 855-624-6463 Monday-Friday, 8am-6pm if you have any questions regarding coverage for these services.

33. **Hearing Care.**

The plan provides Benefits for routine hearing examinations for screening and for wearable Hearing Aids for covered Members. Coverage is limited to one routine screening exam for hearing impairment and one hearing aid for each hearing-impaired ear every 36 months. Related items such as batteries, cords, and other assistive listening devices, including but not limited to, frequency modulation systems, are not covered. Hearing Aids are considered Durable Medical Equipment. Benefits for Hearing Aids are limited to the Maximum Allowed Amount. Benefits will not exceed the Maximum Allowed Amount for the least expensive service that meets your medical needs. If your service is more costly than is Medically Necessary, you will be responsible for paying the difference between the Maximum Allowed Amount for the least expensive service and the charge for the more expensive service. Benefits are provided for cochlear implants for Covered persons who are 18 years of age or less. Benefits are available for Inpatient and Outpatient services to diagnose and treat ear disease and injury. The Plan does not provide Benefits for replacement of lost or stolen Hearing Aids. The Plan does not provide Benefits for replacement of Hearing Aids damaged due to weather or submersion. Benefits are available for Inpatient and Outpatient services to diagnose and treat ear disease and injury. The Plan does not provide Benefits for replacement of lost or stolen Hearing Aids. The Plan does not provide Benefits for replacement of Hearing Aids damaged due to weather or submersion.

34. **Home Health Care Services.** The Plan provides Benefits for home health care services when services are performed and billed by a Home Health Care Agency. These services are covered if hospitalization or confinement in a residential treatment facility would otherwise have been required. A Home Health Agency must submit a written plan of care order by a Provider to Health Options, and then provide the services approved by Health Options. The Plan does not provide Benefits for Home Health Services that include custodial care.

The home health care services covered by the Plan include:

1. Visits by registered nurses and licensed practical nurses;
2. Physician or nurse practitioner home and office visits;
3. Visits by a registered physical, speech, occupational, inhalation, and dietary therapist;
4. Supportive services, including prescription drugs, medical and surgical supplies, and oxygen, but only to the extent that such services would have been covered if you remained in the Hospital; and
5. Visits by home health aides under the supervision of a registered nurse.

35. Hospice Care Services. The Plan provides Benefits for Hospice Care to Members diagnosed as having a terminal illness by a Provider with a life expectancy of less than twelve months. The Hospice plan of care will focus on palliative rather than curative treatment for the terminally ill Member. The care approach is holistic and interdisciplinary. Your Provider and hospice medical director must certify that you are terminally ill and likely have less than twelve months to live. The hospice Provider must keep a written care plan and provide it to Health Options upon request.

36. Hospice Respite. The Plan provides Benefits for Hospice Respite Care for up to one 48-hour period, when Member is participating in Prior Approved Hospice Care, to allow the care giver of the Member receiving Hospice for relaxation. This Benefit is available once per lifetime of the Member receiving Hospice Care.

37. Hospice Services - Inpatient. The Plan provides Benefits for Inpatient Hospice Care at an acute care Hospital or Skilled Nursing Facility. The same services are covered for Inpatient Hospice Care as are covered under Inpatient Hospital services (section 4.B.39).

38. Inborn Errors of Metabolism. The Plan provides Benefits for metabolic formula for special modified low protein food products. Such food products must be specifically manufactured for patients with diseases caused by Inborn Errors of Metabolism. This Benefit is limited to those Members with diseases caused by Inborn Errors of Metabolism.

39. Independent Laboratories. The Plan provides Benefits for Diagnostic Services ordered by a Provider and performed by Independent Laboratories.

40. Infant Formulas. The Plan provides Benefits for Medically Necessary amino acid-based elemental Infant Formula for Members two years of age or younger, without regard to the method of delivery of the formula. Coverage will be provided under this section when a Physician Provider has documented that the amino acid-based elemental infant formula is Medically Necessary, such that:

Health Options may require that a provider confirm and document at least annually that the formula remains Medically Necessary.

The cost-sharing for formula is treated as Durable Medical Equipment for purposes of the Schedule of Benefits.

41. Infusion Therapy. The Plan provides Benefits for infusion therapy when services are provided by a licensed Provider, facility, ambulatory infusion center, or home infusion therapy Provider, as appropriate. Supplies and equipment needed to appropriately administer infusion therapy are covered as described in your Schedule of Benefits.

An alternate infusion location such as home-based infusion may save you money over facility-based infusion. The Plan may offer incentives for certain medical/pharmaceutical services to be obtained through specific Providers to encourage the use of low-cost Providers. Ask your Provider if home-based infusion is an appropriate option for you. Call Member Services at 855-624-6463 Monday-Friday, 8am-6pm, if you need assistance finding an in-network home-infusion Provider.

42. Inhalation Therapy. The Plan provides Benefits for evidence-based medically necessary inhalation therapy by a licensed therapist for the administration of medications; gases such as oxygen, carbon dioxide, or helium; water vapor; or anesthetics.

43. Inpatient Hospital Services. The Plan provides Benefits for the following Medically Necessary Inpatient Hospital services:

1. Room and board, including general nursing care, special duty nursing, and special diets, in a semiprivate room;
2. Use of intensive care or coronary care unit;
3. Diagnostic Services;
4. Medical, surgical, and central supplies;
5. Physician services;
6. Nurse Practitioners;
7. Treatment services;
8. Maternity admissions;
9. Hospital ancillary services including but not limited to use of an operating room, anesthesia, laboratory, x-ray, occupational therapy, physical therapy, speech therapy, inhalation therapy, and radiotherapy services;
10. Phase I cardiac rehabilitation;
11. Medication used when you are an Inpatient, such as drugs, biologicals, and vaccines. This does not include the use of drugs for purposes not specified on their labels unless approved by us for Medically Necessary accepted indications or as required by law. Any FDA treatment investigational new drugs are not covered unless approved by us for Medically Necessary accepted indications or as required by law;
12. Blood and blood derivatives;
13. Durable Medical Equipment, Prostheses, and Orthotic Devices; and
14. Newborn care, including routine well-baby care.

The Plan provides Benefits for a private room if Medically Necessary and Approved by Community Health Options®.

The Plan will stop providing Benefits for an Inpatient Stay at a Hospital after the earliest of:
1. Your discharge as an Inpatient;
2. Reaching any Benefit limits or maximums; and
3. You being notified by a Physician, appropriate Hospital staff, or Health Options that you are no longer eligible for continued Inpatient Stay at a Hospital.

44. **Leukocyte Antigen Testing to Establish Bone Marrow Donor.** The Plan provides Benefits for laboratory fees up to $150 arising from human leukocyte antigen testing performed to establish bone marrow transplantation suitability if the following requirements are met:
   1. The Member must meet the criteria for testing established by the National Marrow Donor Program, or its successor organization;
   2. The testing must be performed in facility accredited by a national accrediting body with requirements that are substantially equivalent to or more stringent than those of the College of American Pathologists and is certified under the federal Clinical Laboratories Improvement Act of 1967; and
   3. At the time of testing, the Member must complete and sign an informed consent form that authorizes the test results to be used for participation in the National Marrow Donor Program or its successor organization, and acknowledges a willingness to be a bone marrow donor if a suitable match is found.

Benefits are limited to one test per lifetime.

45. **Massage Therapy.** The Plan provides Benefits for massage therapy when services are part of an active course of treatment and the services are performed by a covered Provider. A massage therapist is not a covered Provider.

46. **Maternal Depression Screening.** The Plan provides preventive Benefits for maternal depression screening for mothers of infants once during pregnancy and during the infant’s well visits at 1, 2, 4, and 6-month of age.

47. **Medical Care.** The Plan provides Benefits for adult and pediatric medical care and services including office visits, consultations, Hospital, Urgent Care and Skilled Nursing Facility visits.

48. **Medical Supplies.** The Plan provides Benefits for medical supplies furnished by a Provider in the course of delivering Medically Necessary services. This Benefit does not apply to bandages and other disposable items that may be purchased without a prescription even if available by prescription, except for syringes which are Medically Necessary for injecting insulin or a drug prescribed by a Physician.

49. **Mental Health and Substance Use Disorder.** The Plan provides Benefits for Mental Health and Substance Use Disorder services when they are for the active treatment of Mental Health and Substance Use Disorders. An established plan of treatment may be required. This includes Inpatient, Outpatient, residential, and Day Treatment Program services for Mental Health and Substance Use Disorder when you receive them from a Provider.

   If you receive services from a Community Mental Health Center or Substance Use Disorder Treatment Facility, services must be:
   1. Supervised by a licensed Physician, licensed psychologist, or licensed clinical social worker; and
   2. Part of a plan of treatment for furnishing such services established by the appropriate staff member.

The Plan provides Benefits for only the following mental health and Substance Use Disorder treatment services when Medically Necessary:

   1. Applied behavioral health services, but not limited to electroconvulsive treatment (ECT), transcranial magnetic stimulation (TMS), assertive community team (ACT), Applied Behavioral Analysis (ABA), multi-systemic therapy and psychiatric supports (MST-Psychiatric), Functional Family Therapy (FFT) and health behavior assessment intervention.
   2. Room and board, including general nursing;
   3. Prescription drugs, biologicals, and solutions administered to inpatients;
   4. Supplies and use of equipment required for medical withdrawal monitoring and management;
   5. Diagnostic and evaluation services;
   6. Intervention and assessment;
   7. Facility-based professional and ancillary services;
   8. Individual, group, couple and/or family psychotherapy professional counseling services;
9. Medication checks;
10. Individual or group alcohol and drug counseling services;
11. Psychological and Neuropsychological testing; and
12. Emergency treatment for the sudden onset of a mental health or Substance Use Disorder condition requiring immediate and acute treatment.

Outpatient visits for Substance Use Disorder conditions may be furnished during the acute detoxification stage of treatment or during stages of rehabilitation.

50. Morbid Obesity. The Plan provides Benefits for surgery for an intestinal bypass, gastric bypass, or gastroplasty for treatment of Morbid Obesity. A pre-surgical psychological and nutritional evaluation is required experimental or investigational.

The Plan does not provide Benefits for weight loss medication.

51. Nutritional Counseling. The Plan provides Benefits for nutritional counseling when required for a diagnosed medical condition.

52. Obstetrical Services and Newborn Care. The Plan provides Benefits for pre-natal, delivery and postpartum care, care of a newborn and complications of pregnancy. Coverage for routine newborn care will be attributed to the mother’s coverage until the mother’s discharge. If the newborn remains in the Hospital after the mother is discharged, or if services beyond the scope of routine newborn care are provided, those services will be subject to Deductible and Coinsurance, if applicable, to the newborn. If a newborn receives services that are beyond the scope of routine newborn care prior approval must be obtained.

All other Plan provisions such as Deductible and Coinsurance, if applicable, will apply to the newborn if the mother is discharged and the newborn remains in the Hospital.

The Plan will not restrict Benefits for a mother or newborn child for any Hospital length of stay due to childbirth to less than 48 hours following a vaginal delivery or less than 96 hours following a cesarean section. This does not prohibit the mother or newborn from being discharged earlier should the attending Provider deem appropriate after consulting with the mother. Prior Approval is required for continued stay beyond 48 hours after a vaginal delivery or 96 hours following a cesarean section.

The Plan provides postpartum care services for 12 months following childbirth. This includes: coverage for a postpartum care plan, contact with patient within 3 weeks of end of pregnancy, a comprehensive postpartum visit, treatment of complications of pregnancy and childbirth, assessment of risk factors for cardiovascular disease, and care related to pregnancy loss.

Home-birth

Home birth services are covered when performed by a licensed Provider within the scope of the Provider’s license.

53. Office Visits. The Plan provides Benefits for office visits to Providers. Office visits include visits to retail health clinics and walk-in centers and are covered as Office Visits. Services at a retail health clinic are limited to basic health care services to Members on a walk-in basis. These clinics are normally found in major pharmacies and retail stores. Services are typically provided by nurse practitioners or physician’s assistants and without an appointment. Services are limited to routine care and treatment of common illnesses for adults and children.

Services rendered during an office visit, such as medical exams, management of therapy, injections, surgery and anesthesia, may be subject to additional charges beyond office visit Out-of-Pocket Costs.

Online Visits

When available in the Member’s area, the Plan provides coverage that will include online visit services. Covered Services include a medical consultation.

The Plan does not cover communications used for: reporting normal lab or other test results, office appointment requests, billing, insurance coverage or payment questions, requests for referrals to Providers outside the online care panel, benefit precertification, physician to physician consultation.

Please refer to the “Telehealth” provisions for additional or different services available.

54. Organ and Tissue Transplants. As described in this section, the Plan provides Benefits for Medically Necessary organ and tissue transplant procedures. Your Provider will work with our registered nurses and Physician advisors to evaluate your condition and determine the Medical Necessity of a transplant procedure.

Covered transplants include: heart, heart/lung, lung, islet tissue, liver, adrenal gland, bone, cartilage, muscle, skin, tendon, heart valve, blood vessel, parathyroid, kidney, cornea, allogeneic bone marrow, pancreas, and autologous bone marrow.

No other organ or tissue transplant is covered. The Plan does not provide Benefits for any services related to a transplant that is not covered.
The Plan provides Benefits for organ and tissue transplant donors only if (1) the donor is a Member or the donor does not have similar Benefits available from another source, and (2) the recipient is a Member. When the donor is eligible for coverage under the Plan, the Plan provides Benefits for medical expenses of a live donor to the extent that benefits remain and are available under the recipient’s policy, after benefits for the recipient’s expenses have been paid.

55. **Orthotic Devices.** The Plan provides Benefits for certain Orthotic Devices, when Medically Necessary, including but not limited to orthopedic braces, back or surgical corsets, and splints.

The Plan does not provide Benefits for the following whether available over-the-counter or by prescription: arch supports, shoe inserts, other foot support devices, orthopedic shoes (unless attached to a brace), support hose, and garter belts.

56. **Outpatient Services.** The Plan provides Benefits for the following Hospital Outpatient, Federally Qualified Health Center and Rural Health Clinic services:

1. Medical exams;
2. Management of therapy;
3. Injections;
4. Emergency department services/emergency care;
5. Removal of sutures;
6. Application or removal of a cast;
7. Diagnostic Services;
8. Surgical services;
9. Anesthesia;
10. Removal of impacted or unerupted teeth;
11. Endoscopic procedures;
12. Blood administration;
13. Radiation Therapy; and
14. Outpatient rehabilitation programs including covered Phase II cardiac rehabilitation, physical rehabilitation, head injury rehabilitation, pulmonary rehabilitation, and dialysis training. Benefits for these services have special requirements. Please check with us to see if you are eligible for these Benefits.

15. Outpatient educational programs. Please check with us to see if you are eligible for Benefits.

Cardiac rehabilitation Benefits are limited to 36 visits per cardiac episode per Member per Calendar Year.

Speech Therapy, Physical Therapy and Occupational Therapy Benefits are limited to 60 total combined visits per Member per Calendar Year.

57. **Palliative Care.** The Plan provides Benefits for Palliative Care Conversations with your Provider to foster discussion of your personal values and preferences that focuses on the relief of symptoms of serious illness that are chronic or life threatening. Palliative care focuses on improving life and providing comfort to people of all ages with serious, chronic and/or life threatening illnesses. While often associated with hospice care, it is not the same as Hospice as it can include curative treatment.

58. **Parenteral and Enteral Therapy.** As required by Maine law, the Plan provides Benefits for parenteral and enteral therapy. Supplies and equipment needed to appropriately administer parenteral and enteral therapy are covered. Nutritional supplements for the sole purpose of enhancing dietary intake are not covered unless they are given in conjunction with enteral therapy.

59. **Preeclampsia Prevention.** The Plan provides preventive screening Benefits for preeclampsia screening in pregnant women with blood pressure measurements throughout pregnancy, at each visit.

60. **Prescription Drugs.** The Plan provides Benefits for FDA-approved prescription drugs and medicines listed on Health Options’ formulary and bought for use outside a Hospital. The prescription drug Out-of-Pocket Cost may vary depending on the tier that Health Options assigns to the drug. Please see your Schedule of Benefits for details.

The Plan will include cost-sharing amounts paid on behalf of the Member when calculating the Member’s contribution to any out-of-pocket maximum, deductible or copayment when a drug does not have a generic equivalent or was obtained through prior authorization, a step therapy override exception or an exception or appeal process. This does not apply to Members who are enrolled in a plan associated with a health savings account where this would result in a Member’s ineligibility for that health savings account under federal law, except for items or services that are determined to be preventive care.
A copy of the current formulary is available online at www.healthoptions.org or you may request a copy of the formulary by calling Member Services at 1-855-624-6463 (TTY/TDD: 711). The inclusion of a drug or related item on the tier listing is not a guarantee of coverage.

Specific prescription drugs (or the prescribed quantity of a specific drug) may require Prior Approval. On the formulary, medications that require Prior Approval for coverage are marked accordingly.

Prescription Drugs must be prescribed by a licensed Provider and must be filled and dispensed by prescription through a licensed Pharmacy. Prescriptions must be used for their FDA-approved purpose unless Prior Approval for off-label use has been obtained. Benefits are available for off-label use if a drug is recognized for treatment in one of the standard reference compendia or in the medical literature as recommended by current American Medical Association policy. The plan provides Benefits for Medically Necessary services associated with the administration of the drug.

Prescription medications not dispensed under a prescription order from a licensed Pharmacy will be considered a non-covered benefit. Oral medications dispensed or administered in an outpatient or professional setting are covered only through your pharmacy benefit according to your plan design.

No Benefits are provided if the FDA has determined that a use is contraindicated.

61. **Preventive Care and Well-Care Services.** The Plan provides Benefits for certain preventive care and well-care services. Preventive Care Services shall meet the requirements as determined by federal and state law. Preventive Care is for adults and children that do not have symptoms of a medical condition for which services are being sought. Care required to treat a previously diagnosed medical condition or performed as medical surveillance (subsequent procedures with shortened interval due to personal risk factors) are not considered Preventive Care and Well-Care Services and will be subject to the Out-of-Pocket Costs described in the Schedule of Benefits. The determination of Preventive Care coverage by the Plan for services that meet the below criteria is based on the diagnosis and procedure codes submitted by your Provider. Services that are directly related to the performance of a Preventive Care Service are adjudicated under the Preventive Care Services Benefit (e.g. the drawing of blood associated with a Preventive Care lab test).

Preventive care services and items listed in section 2 are covered by the Plan with no Out-of-Pocket Costs for the Member when obtained In-Network. That means the Plan pays 100% of the Maximum Allowable Amount. These services are:

1. Services with an “A” or “B” rating from the United States Preventive Services Task Force;
2. Immunizations for children, adolescents, and adults recommended by the Advisory Committee on Immunizations Practices of the Centers for Disease Control and Prevention;
3. Preventive care and screenings for infants, children, and adolescents as provided for in the comprehensive guidelines supported by the Health Resources and Services Administration (includes diabetes screening and lead screening for children); and
4. Additional preventive care and screening for women provided for in the guidelines supported by the Health Resources and Services Administration (including annual gynecological exams and age appropriate screenings).

Preventive care that is not included in the four categories listed above will not be considered Preventive Care for the purposes of this Agreement and will be subject to Out-of-Pocket Costs described for the service provided in the Schedule of Benefits.

Pediatric immunizations are eligible with no Out-of-Pocket cost only when obtained from your Primary Care Provider. You may call Member Services at 1-855-624-6463 (TTY/TDD: 711) or visit https://www.CoverMe.gov/ for additional information about these services.

If a preventive care service or item described in this section:

1. Is billed separately (or is tracked as an individual encounter data separately) from an office visit, the Plan may impose Out-of-Pocket Costs with respect to the office visit.
2. Is not billed separately (or is tracked as an individual encounter data separately) from an office visit and the primary purpose of the office visit is for preventive care services or items, then the Plan will not impose Out-of-Pocket Costs with respect to the office visit.
3. Is not billed separately (or is tracked as an individual encounter data separately) from an office visit and the primary purpose of the office visit is not for preventive services or items, the Plan may impose Out-of-Pocket Costs with respect to the office visit.

Note: You may incur additional cost shares when services other than Preventive Care are rendered during a Preventive Care visit. Benefits will be based on the service code listed by your Provider.
Preventive Services are subject to change based on the recommendations described above. For the most up to date information and complete details on how Community Health Options® administers Preventive Services coverage, visit www.healthoptions.org/Documents/PreventiveServices or call Member Services at 855-624-6463. Some examples of Preventive Services that are available at no Out-of-Pocket cost to you, when the criteria are met, include:

- Screening mammograms,
- Annual wellness exams,
- Blood pressure, diabetes, and cholesterol tests,
- Well-baby and well-child visits,
- Routine vaccinations, and
- Flu and pneumonia shots.

62. **Prostate Cancer Screenings**. The Plan provides Benefits to male Members aged 50 to 72 for a yearly prostate cancer screening including 1) digital rectal examination, and 2) prostate-specific antigen tests. To be covered by the Plan, such services must be recommended by the Member’s PCP as Medically Necessary. Because the United States Preventive Services Task Force (USPSTF) does not rate prostate cancer screening as “A” or “B” this service is provided at applicable Plan cost-sharing. Prostate cancer screenings will be subject to Out-of-Pocket Costs.

63. **Radiation Therapy**. The Plan provides Benefits for Radiation Therapy services. Covered services include treatment planning and all materials/supplies necessary for treatment.

64. **Reconstructive Surgeries, Procedures, and Services**. The Plan provides Benefits for reconstructive surgeries, procedures, and services, when considered to be Medically Necessary.

Reconstructive surgeries, procedures, and services must meet at least one of the following criteria:

1. Necessary due to Accidental Injury;
2. Necessary for reconstruction or restoration of a functional part of the body following a covered surgical procedure for disease or injury;
3. Medically Necessary to restore or improve a bodily function;
4. Necessary to correct a birth defect for covered Dependent children who have functional physical deficits; or
5. Reconstructive breast surgery as described in section 4.B.

Reconstructive surgeries, procedures and services that do not meet at least one of the above criteria are not Covered.

65. **Screening Mammograms**. The Plan provides Benefits for annual screening mammograms for asymptomatic Members who are women 40 years of age and older for the purpose of early detection of breast cancer with no cost-sharing. The Plan also provides Benefits for additional radiological procedures recommended by a Provider when the initial screening mammogram results are not definitive. Additional radiological procedures, such as breast ultrasound, biopsy, and repeat mammogram, following an initial screening are considered “Diagnostic” and are subject to cost-sharing. Mammograms ordered to monitor a diagnosed condition are not screening mammograms and will be subject to cost-sharing.

66. **Second Opinions**. The Plan provides Benefits for second opinions when provided by a Network Provider with no practice association with the original Provider.

67. **Skilled Nursing Facility Services**. The Plan provides Benefits for Inpatient Skilled Nursing Facility services. The Plan does not cover Custodial Care.

Benefits are limited to 150 days per Member per Calendar Year.

68. **Sleep Studies**. The Plan provides Benefits for Medically Necessary sleep studies. The Benefit is limited to a maximum of two sleep studies per Calendar Year.

Home-based sleep studies may save you money over facility-based sleep studies. Ask your Provider if a home-based sleep study is an appropriate option for you. Call Member Services at 855-624-6463 Monday-Friday, 8am-6pm, if you need assistance finding a network home sleep study Provider.

69. **Speech Therapy, Physical Therapy, Occupational Therapy and Habilitative Services**. The Plan provides Benefits for short-term speech, physical and occupational therapy on an Outpatient basis for conditions that are subject to significant improvement. Services are covered only when provided by a licensed professional acting within the scope of his or her license.

Physical Therapy, Occupational Therapy, and Speech Therapy are limited to a total of 60 combined visits (outpatient) per Member per Calendar Year.
Except as covered in section 4.B.25, no Benefits are provided for speech therapy for deficiencies resulting from intellectual disabilities or dysfunctions that are self-correcting, such as language treatment for young children with natural dysfluency or developmental articulation errors.

Unless explicitly stated in this Agreement, no Benefits are provided, even if ordered by your physician or supervised by skilled personnel, for: on-going or life-long exercise and education programs intended to maintain fitness; voice fitness or to reinforce lifestyle changes; voice therapy; vocal retraining; preventive therapy or therapy provided in a group setting; or educational reasons.

70. **Statin Medication.** The plan provides preventive Benefits for statin medication for adults ages 40 to 75 at high risk.

71. **Surgical Services.** The Plan provides Benefits for Medically Necessary surgical procedures on an Inpatient or Outpatient basis, including services of a surgeon, Specialist, anesthesiologist, or anesthetist, and for preoperative and postoperative care.

For covered surgeries, services of surgical assistants are payable as a surgery benefit if included on the list of payable Health Options surgical assistant codes. If you have questions about your surgical procedure, please contact your physician.

72. **Tobacco/Smoking Cessation.** The Plan provides Benefits for FDA-approved tobacco cessation medications (including both prescription and over-the-counter medications) with no Out-of-Pocket costs when prescribed by a health care Provider (limited to two 90-day treatment regimens for prescription medications per Member per Calendar Year). To be eligible for Benefits, prescription and over-the-counter medications must be prescribed by your Provider for tobacco cessation purposes and be filled and dispensed under a prescription order through a licensed Pharmacy.

The Plan provides Benefits for tobacco cessation programs, follow-up education, and counseling. This is a preventive service as defined in section 2 of this Agreement.

For the current list of approved programs visit [www.healthoptions.org](http://www.healthoptions.org).

73. **Transgender Health Services.** The Plan covers transgender health services that are considered medically necessary. Coverage includes medical and behavioral health provider visits, outpatient prescription drugs (hormone prescriptions are processed without regard to gender), and gender-affirming surgery (requires Prior Approval). Preventive services that are aligned with biologic anatomy are covered as preventive in accordance with the United States Preventive Service Task Force (USPSTF) "A" or "B" rating. The Plan does not provide Benefits for the reversal of gender affirming surgery.

74. **Tuberculosis Screening.** The Plan provides preventive tuberculosis screening for certain adults without symptoms at high risk.

75. **Urinary Incontinence.** The plan provides preventive Benefits for yearly incontinence screenings for women.

### 5. EXCLUSIONS FROM BENEFITS

The Plan will not provide Benefits for: (1) anything that is not Medically Necessary; (2) anything provided before or after the dates when coverage is effective (except as required by law); (3) non-Covered Services and any services, items, or charges related to non-Covered Services; (4) services, supplies, and any charges from an excluded Provider; (5) items and services furnished outside the United States; and (6) services and supplies to the extent that you do not have to pay or you have the right to recover expenses through a federal, state, county, or local law (even if you waive or do not assert your rights).

The following list of services and supplies specifies not Covered Services and the Plan will not provide Benefits for them. These listed exclusions are not all-inclusive and are in addition to other exclusions listed and not listed in this Agreement. Unless a service is listed as a covered benefit in Section 4, it is likely not covered. If you pay for a non-Covered Service, it will not count toward your Out-of-Pocket Cost limits.

1. **Acts of War, Riots or Illegal Acts.** Benefits are not provided for any illness or injury that is a result of war, declared or undeclared, or any act of war. Benefits are not provided for a condition resulting from direct participation in a riot, civil disobedience, nuclear explosion, nuclear accident or engaging in an illegal occupation.

2. **Administrative Examinations or Services.** The Plan does not provide Benefits for physical examinations and immunizations required for:
   1. enrollment in an insurance program,
   2. enrollment in an educational institution,
   3. a condition of employment,
   4. recruitment to armed forces,
   5. licensing of any kind,
6. admission to a prison or residential institution,
7. immigration or naturalization purposes,
8. premarital examinations,
9. participation in sport,
10. issuance of a medical certificate,
11. disability determination,
12. paternity testing,
13. adoption services, or
14. other administrative purposes.

3. Alternative and Complementary Treatment and Therapy. The Plan does not provide Benefits for alternative or complementary treatments and therapies for which clinical effectiveness has not been proven as determined by Community Health Options’ (“Health Options”) Chief Medical Officer. These include, but are not limited to:
   1. Biofeedback,
   2. Holistic medicine,
   3. Homeopathy,
   4. Hypnosis,
   5. Aromatherapy,
   6. Reiki therapy,
   7. Massage therapy,
   8. Herbal, vitamin or dietary products or therapies,
   9. Thermography,
   10. Orthomolecular therapy,
   11. Contact reflex analysis,
   12. Bioenergial synchronization technique, and
   13. Iridology.

If you receive Covered Services from a licensed Provider of alternative or complementary treatment, and that Provider is operating within the scope of his or her license, those Covered Services will be covered according to your Schedule of Benefits.

4. Artificial Heart Devices. Artificial or mechanical hearts or heart assist devices are not covered as a Benefit. This exclusion does not include pacemakers or defibrillators. In addition, services and supplies for treatment of a heart condition while such devices remain in place are also not covered. The only exception is for left ventricular assist devices that meet medical necessity criteria.

5. Charges Above the Maximum Allowable Amount. No Benefits are provided for charges above the Maximum Allowable Amount determined by Community Health Options’.

6. Commercial Diet Plans and Programs. The Plan does not provide Benefits for commercial diet plans or weight loss programs except as specifically approved by Health Options and covered under this Agreement.

This exclusion does not apply to Medically Necessary treatments for morbid obesity. See section 4.B.45.

7. Continuous Passive Motion Machines. The Plan does not provide coverage for devices that passively (no patient effort) move the body.

8. Cosmetic Services. Except for reconstructive services described under section 4.B and for members with severe gender dysphoria, which can be considered medically necessary depending on the unique clinical situation of the member’s condition and life situation, the Plan does not provide Benefits for Cosmetic Services, including but not limited to the following services:
   a. Abdominoplasty
   b. Collagen Injections
   c. Dermabrasion
   d. Electrolysis or laser hair removal
   e. Hair transplantation
   f. Reversal of gender-affirming surgery and all related drugs and procedures
   g. Implantations
   h. Liposuction

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i. Lip reduction/enhancement
j. Panniculectomy
k. Removal of redundant skin
l. Silicone injections
m. Voice modification

Please call Member Services at 855-624-6463 Monday-Friday, 8am-6pm if you have any questions regarding coverage for these services.

9. Court Ordered Testing or Care. The Plan does not provide Benefits for court ordered testing or care, unless the service is Medically Necessary and Approved by Health Options.

10. Custodial Care. The Plan does not provide Benefits for services, supplies, or charges for Custodial Care, convalescent care or rest cures.

11. Dental Care. Except as covered under section 4.B, the Plan does not provide Benefits for dental services, including but not limited to dental surgery, dental implants, or Orthognathic Surgery. Treatment of congenitally missing, malpositioned, or supernumerary teeth, even if part of a congenital anomaly is not covered except as stated in the Covered Services section or as required by law. Dental implants for treatment of oral cancer are not covered. Fluoride carriers are not covered by the Plan.

12. Domiciliary Care. The Plan does not provide Benefits for Domiciliary care provided in a residential institution, treatment center, halfway house, or school because a Member’s home arrangements are not available or are unsuitable, and consisting chiefly of room and board, even if therapy is included.

13. Drugs (Medications). Unless specifically stated otherwise in this Agreement, the Plan does not provide Benefits for the following:
   - Administration Charges for the administration of any drug except for covered immunizations as approved by Health Options or the PBM
   - Drugs given to you or prescribed in a way that is against approved medical and professional standards of practice
   - Charges for delivery of prescription drugs
   - Drugs given at the Provider’s office or facility drugs you take at the time and place where you are given them or where the prescription order is issued. This includes samples given by a Doctor. This exclusion does not apply to drugs used with diagnostic service, drugs given during chemotherapy in the office, or drugs covered under the Medical Supplies benefit.
   - Drugs that do not need a prescription by federal law, except for injectable insulin. This exclusion does not apply to over-the-counter drugs that we must cover under federal law when recommended by the USPSTF and prescribed by a physician.
   - Drugs prescribed or refilled that are over quantity limits set by Health Options
   - Mail service programs other than the Health Options Approved or PBM’s Home Delivery Mail Service unless coverage is required by law
   - Drugs that are not included on the formulary
   - Drugs that are not approved by the FDA
   - Legend (prescription) drugs that are not deemed Medically Necessary
   - Experimental or Investigational drugs
   - Syringes/needles except when given for use with insulin and other covered self-injectable drugs and medicine
   - Therapeutic devices or appliances
   - Anorectic or any other drugs used for the purpose of weight control
   - Any drug used for cosmetic purposes
   - Weight loss drugs
   - Drugs filled without a prescription
   - Drugs related to infertility services
   - Prescription refills in excess of the number specified by the prescribing Provider
   - Prescription refills dispensed more than one year from the date of the original order
   - Any portion of a drug for which Prior Approval or step therapy is required but not obtained
• Any drug obtained before the Member became covered under the Plan
• Any drug obtained after the Member’s coverage has ended
• Any prescription drugs that are lost, stolen, spoiled, spoiled, or damaged

14. **Durable Medical Equipment/Medical Supplies.** The Plan does not provide Benefits for spare or back-up or other Durable Medical Equipment or Medical Supplies unless specifically stated. The Plan does not provide Benefits for Durable Medical Equipment or Medical Supplies that cost more than meets the Member’s medical needs. For more information contact Member Services at 1-855-624-6463.

15. **Erectile or Other Sexual Dysfunction.** The Plan does not provide Benefits for any drugs, supplies, services, surgery, or equipment for the treatment or correction of Sexual Dysfunction for male or female sexual problems. This exclusion includes sexual therapy and counseling, penile prostheses or implants, vascular or artificial reconstruction, prescription drugs, and all other procedures and equipment developed for or used in the treatment of impotency, and all related diagnostic testing. The Plan does provide coverage for erectile dysfunction prescription drugs.

16. **Experimental or Investigational Services.** The Plan does not provide Benefits for any drugs, supplies, services, laboratory tests or equipment that are Experimental or Investigational as defined in this Agreement. The Plan does not provide Benefits for costs related to the provision of Experimental or Investigational drugs, supplies, services, or equipment. These exclusions do not apply when coverage is required by law. The Plan does not provide Benefits for non-FDA approved services and FDA approved services must be used in accordance as approved by the FDA.

The Plan does not provide Benefits for laboratory tests that have not been approved by the FDA unless performed by a CLIA certified laboratory for medically necessary tests.

Statement for New Technology: Health Options recognizes the need to evaluate coverage of new clinical technology and evidence based practice. Health Options reviews requests to evaluate new technologies from a variety of sources. If you would like a copy of Health Options’ procedure for reviewing new technology, please call Member Services at 1-855-624-6463.

17. **Food or Dietary Supplements.** The Plan does not provide Benefits for nutritional or dietary supplements unless covered in this Agreement or required by law. This exclusion includes, but is not limited to, over-the-counter nutritional formulas and dietary supplements.

18. **Free Care.** The Plan does not provide Benefits for services for which you have no legal obligation to pay in the absence of this or like coverage. This includes pediatric immunizations administered through the State of Maine’s Immunization Program.

19. **Genetic Testing and Counseling.** The Plan does not provide Benefits for genetic testing or genetic counseling to diagnose a condition. Genetic testing and counseling performed on a previously diagnosed patient is covered only if the genetic testing and counseling is required to plan treatment of the diagnosed condition.

20. **Government Services and Supplies.** When services and supplies are provided by a facility owned or operated by federal, state, county, or local government, Benefits are not provided under the Plan. The Plan does not provide Benefits for services and supplies (1) provided by the U.S. Department of Veterans Affairs to veterans for a service-connected disability, or (2) provided by a uniformed services facility (unless you are a military dependent or retiree). The Plan does not provide Benefits for care required while incarcerated in federal, state or local penal institution or required while in custody of federal, state or local law enforcement authorities, including work release programs, unless otherwise required by law or regulation.

21. **Gym or Spa Memberships.** The Plan does not provide Benefits for health spas, gym memberships, health club memberships, exercise equipment, physical fitness or personal training, or any other charges for activities, equipment, or facilities used for physical fitness, even if ordered by a Provider.

22. **Hearing Care.** No Benefits are provided for the replacement of lost, stolen, or damaged Hearing Aids.

23. **Hyaluronic Acid Injections.** The Plan does not provide coverage for Hyaluronic acid injections.

24. **Infertility; Infertility Prevention; Surrogacy.** The Plan does not provide Benefits for fertility drugs, Diagnostic Services, procedures, treatment, or other services or costs related to Infertility or anticipation of potential infertility. This exclusion applies to services related to banking sperm or egg and embryo freezing as well as drugs used to enhance fertility. The Plan does not provide Benefits for services, supplies, or costs associated with surrogacy pregnancies. The Plan does not provide Benefits for the bearing of a child by another woman for an infertile couple. If the woman bearing the child is a Health Options Member benefits will be applied according to the woman’s Plan.
The Plan does not provide Benefits for artificial insemination (AI) services or assisted reproductive technologies (ART) services or the diagnostic tests and Drugs to support AI or ART services. Excluded ART services include, but are not limited to, in-vitro fertilization, zygote intrafallopian transfer (ZIFT), or gamete intrafallopian transfer (GIFT).

25. **Leased Services and Facilities.** The Plan does not provide Benefits for any health care services or facilities that are not regularly available at the Provider that you go to, that the Provider must rent or make special arrangements to provide, and that are billed independently.

26. **Maintenance and Regression.** The Plan does not provide Benefits for Maintenance Services, treatments, or therapy. The Plan does not provide Benefits for services performed solely to prevent regression of functions for an illness, injury or conditions which is resolved or stable has reached maximum medical improvement. This exclusion does not include Maintenance Medications. This exclusion does not apply to Habilitative Services.

27. **Mandibular Advancement Oral Device.** The Plan does not provide coverage of oral appliances or devices that are generally created and fitted by dentists used to reduce upper airway collapsibility. Coverage is not provided for devices that may be adjustable or nonadjustable, custom or prefabricated and even if the device is prescribed or recommended by a medical or osteopathic doctor or medical provider to treat a specific medical condition.

28. **Miscellaneous Expenses; Extra Services; Missed Appointments; Travel Costs.**

The Plan does not provide Benefits for Provider charges to provide required information to process a claim or application for coverage. The Plan does not provide Benefits for Appeal costs other than costs Health Options must pay under law.

The Plan does not provide Benefits for extra services from your Provider. These extra services are sometimes called “concierge services.” These extra services may include:

1. Telephone access to your Provider 24 hours a day, 7 days a week;
2. Having a Provider accompany you to appointments with Specialists;
3. Guaranteed same-day appointments when not Medically Necessary; and

The Plan does not provide Benefits for fees you are charged for missed appointments.

The Plan does not provide Benefits for any travel costs, whether or not the travel is recommended by a Provider.

29. **Non-emergency Ambulance Services.** Except as stated in the Covered Services section of this Agreement, the Plan does not provide Benefits for Ambulance usage when another type of transportation can be used without endangering the Member’s health. Any ambulance usage for the convenience of the Member, family or Provider is not a Covered Service. This exclusion includes, but is not limited to, trips to an office, clinic, morgue or funeral home.

Coverage is not available for air ambulance transport from a Hospital capable of treating the patient because the patient and/or the patient’s family prefer a specific hospital or physician. Air ambulance services are not covered to transport to a facility or long-term dwelling that is not an acute care hospital, such as a nursing facility, physician’s office, or your home.

30. **Non-prescriptive Birth Control.** The Plan does not provide Benefits for non-prescriptive birth control preparations unless the contraceptive method is only available over-the-counter. To get reimbursed for an over-the-counter contraceptive method, your Provider must provide you with a prescription to submit with your reimbursement. For more information about the reimbursement process, contact Member Services at 855-624-6463.

31. **Observation Care.** The plan does not provide benefits for services that are considered inappropriate use of Observation Services.
   a. Provider, Member, family/caregiver convenience;
   b. Routine preparation, performance and/or recovery for diagnostic or surgical procedures;
   c. Administration of blood products;
   d. Cases routinely cared for in the Emergency Department or Outpatient Department;
   e. Routine recovery and post-operative care after routine outpatient surgery;
   f. Observation following an uncomplicated treatment or procedure;
   g. As a standing order following outpatient surgery;
   h. Unlisted procedures;
   i. Genetic testing.

32. **Orthognathic Surgery.** The Plan does not provide Benefits for Orthognathic Surgery, except as covered under section 4.B.58.
33. **Orthotic Devices; Shoe Inserts.** The Plan does not provide Benefits for Orthotic Devices unless specified in Section 4.B. The Plan does not provide Benefits for shoe inserts except in certain cases for diabetic care.

34. **Other Provider Charges.** The Plan does not provide Benefits for physician or other practitioners’ charges for consulting with Members by telephone, fax, e-mail or other consultation or medical management service not involving direct care with the Member. This includes, but is not limited to, the following: surcharges for furnishing and/or receiving medical records and reports; charges for doing research with Providers not directly responsible for your care; charges that are not documented in Provider records; charges for an outside laboratory or shop for services in connection with an order involving devices (e.g. prosthetic, orthotic) which are manufactured by that laboratory or shop, but which are designed to be fitted and adjusted by the attending physician; and charges related to membership, administrative, or access fees by physicians or other Providers (e.g. education brochures, providing test results to Members). This exclusion includes over-the-counter batteries for medically necessary devices.

35. **Over-the-counter Equivalents.** The Plan does not provide Benefits for Drugs, devices, products or supplies with over-the-counter equivalents and any Drugs, devices, products, or supplies that are therapeutically comparable to an over-the-counter Drug, device, product, or supply unless specifically stated as a Covered Service in this Agreement or as required by law.

36. **Personal Comfort and Convenience.** The Plan does not provide Benefits, including when provided in conjunction with Hospice Care, for any personal comfort or convenience items, including but not limited to: homemakers, television rentals, television service, newspapers, telephones, telephone service, or guest services. No Benefits are available for food services, meals, formulas and supplements other than listed in the Covered Services section. No Benefits are available for services not directly related to the medical care of the Member, including estate planning, drafting of wills, funeral counseling or arrangement of other legal services. Services provided by volunteers are not covered.

37. **Personal Enrichment and Lifestyle Services.** The Plan does not provide Benefits for any of the following services or any services relating but not limited to:
   1. Sensitivity training;
   2. Adult Children of Alcoholics (ACOA);
   3. Recreational or social programs;
   4. Sports camps and other camps;
   5. Life coaching;
   6. Religious counseling;
   7. Employment counseling;
   8. Sex therapy;
   9. Encounter groups;
   10. Self-help training or other forms of non-medical self-care;
   11. Vocational training;
   12. Educational programs except those provided in this Agreement;
   13. Marriage, relationship, guidance and career counseling; or
   14. Relaxation activities.

38. **Physical and Occupational Therapy.** The Plan does not provide Benefits for treatment such as massage therapy, paraffin baths, hot packs, whirlpools, or moist/dry heat applications unless in conjunction with an active course of treatment. Please see section 4.B.

   No Benefits are provided for hippotherapy; prolotherapy or recreational therapy.

39. **Preventive Care.** The Plan does not provide Benefits for preventive care and well-care services, unless otherwise stated in this Agreement in Sections 4.B and 2.

40. **Private Duty Nursing.** The Plan does not provide Benefits for private duty or block nursing services. Skilled nursing visits greater than two (2) hours per day are not covered. Block nursing to monitor or provide nursing coverage greater than two (2) hours per day is not covered.

41. **Prostheses.** The Plan does not provide Benefits for dental prostheses, including implants that support mandibular prosthesis. The Plan does not provide Benefits for prosthetic devices to replace, in whole or in part, an arm or a leg, that are designed exclusively for athletic purposes or higher technology (e.g. titanium, microprocessor) than meets the Member’s medical needs. Covered prostheses described in section 4.B.8 and 4.B.22 are Covered under the Plan. No other prostheses are covered.

42. **Refractive Eye Surgery.** The Plan does not provide Benefits for refractive eye surgery, such as radial keratotomy or laser surgery, for vision conditions that can be corrected by glasses, contact lenses, or means other than surgery.
43. **Relatives or Volunteers.** The Plan does not provide Benefits for any services or supplies provided to you by immediate family members or step-family members. Services performed by volunteers are not covered, except as specifically provided in this Agreement.

44. **Research.** The Plan does not provide Benefits for services for the purpose of research, unless legally required.

45. **Reversing Gender Affirming Surgery.** The Plan does not provide Benefits for services to reverse voluntarily induced surgical gender-affirming surgery.

46. **Reversing Voluntarily Induced Sterility.** The Plan does not provide Benefits for services to reverse voluntarily induced sterility.

47. **Routine Circumcisions.** We do not provide Benefits for routine circumcisions.

48. **Routine Foot Care.** The Plan does not provide Benefits for routine foot care. This exclusion applies to, but is not limited to, cutting or removing corns and calluses; trimming nails; cleaning and preventive foot care, including but not limited to: cleaning and soaking the feet; applying skin creams to care for skin tone; or other services that are given when there is not an illness, injury or symptom involving the foot.

49. **Services from Ineligible Facilities.** The Plan does not provide Benefits for care or services provided or billed by a hotel, health resort, convalescent home, rest home, nursing home or other extended care facility home for the aged, infirmary, school infirmary, institution providing education in special environments, supervised living or halfway house, or any similar facility or institution. The Plan does not provide Benefits for services or care provided or billed by a school, Custodial Care center for the developmentally disabled, or outward bound programs, even if psychotherapy is included. No Benefits are available for wilderness based camps or treatment programs (whether or not the program is part of a residential treatment facility or other licensed Provider).

50. **Services from Unlicensed or Ineligible Providers.** The Plan does not provide Benefits for services received from Providers that are not licensed by law to provide Covered Services. Examples of such Providers may include, but are not limited to, masseurs or masseuses (massage therapists) and physical therapist technicians. The Plan does not provide Benefits for services provided by any Provider not listed as an eligible Provider in this Agreement.

51. **Services Received Outside of the United States.** The Plan does not provide Benefits for Services received outside of the United States including Emergency Services. If you need coverage outside the United States, you should purchase travel medical insurance.

52. **Shock Wave Treatment.** The Plan does not provide Benefits for extracorporeal shock wave treatment for plantar fasciitis and other musculoskeletal conditions unless in conjunction with an active course of treatment.

53. **Spider Veins.** The Plan does not provide Benefits for treatment of telangiectatic dermal veins (spider veins) by any method.

54. **Spinal Decompression Devices.** The Plan does not provide Benefits for spinal decompression devices.

55. **Surgical Treatment of Certain Foot Conditions.** The Plan does not provide Benefits for surgical treatment of flat feet, subluxation of the foot, weak, strained, unstable feet, tarsalgia, metatarsalgia, or hyperkeratoses.

56. **Temporomandibular Joint Syndrome ("TMJ").** The Plan does not provide Benefits for services for the evaluation, diagnosis, or treatment of TMJ, whether medical or surgical.

57. **Vision Care.** The Plan does not provide Benefits for vision care or eye examinations except as described in section 4.B. The Plan does not provide Benefits for vision therapy, including treatment such as vision training, orthoptics, eye training, or eye exercises. No Benefits are provided for deluxe or designer glasses or frames. No Benefits are provided for safety glasses and accompanying frames.

Except as provided under section 4.B, the Plan does not provide Benefits for the prescription, fitting, or purchase of glasses or contact lenses.

58. **Workers’ Compensation.** The Plan does not provide Benefits for services, supplies, or equipment for work-related illness, injury or disability that is due to an occupational disease for those with coverage under the workers’ compensation laws or other programs of similar nature. If Health Options pays for services that are covered under workers’ compensation, we reserve the right to recover payment from the Provider and/or the liable party.

If, under State law, you are allowed to waive all workers’ compensation coverage, this exclusion will not apply to the extent you waive workers’ compensation coverage.

6. **BENEFIT DETERMINATIONS, PAYMENT, AND CLAIMS**
A. Benefit Determinations

The Plan, or a person or entity working on behalf of the Plan, will administer your Benefits and determine your Benefits in accordance with the terms of this Agreement. For Claim Denials, your Explanation of Benefits is your Notice of Adverse Benefit Determination. Other Adverse Benefit Determinations are described in section 2.F.4.

If you disagree with a determination made by the Plan, you may submit complaints and Appeal the decision as described in section 8.

B. Payment for Provider Services

1. Network Providers

If your claim from a Network Provider is approved, the Plan will pay Benefits directly to the Network Provider. Except for your Out-of-Pocket Costs, if applicable, you are not required to pay any balances to the Network Provider until the Plan determines what it will pay.

If you receive services from a Network Provider that are not Covered Services, you will be responsible for the cost of those non-Covered Services. If a Network Provider, who is licensed to perform alternative or complementary treatment and therapy, who is operating within the scope of his or her license and provides services that are listed as Covered Services, your cost-sharing responsibility is outlined in the Schedule of Benefits.

2. Non-Network Providers

If you receive Covered Services from a Non-Network Provider, your cost-sharing will be higher, as described in the Out-of-Network portion of your Schedule of Benefits. It is your responsibility to ensure the Providers you receive services from are in the Health Options Network. If the Plan approves your claim for payment of services rendered by a Non-Network Provider, the Plan will pay Benefits up to the Maximum Allowable Amount. We will pay Benefits directly to you or to the Non-Network Provider.

Charges above the Maximum Allowable Amount will not apply to your Out-of-Network cost-sharing and will be your responsibility, if the Non-Network Provider chooses to bill you. This means you may have financial responsibility greater than the cost-sharing described on your Schedule of Benefits. This is sometimes referred to as Balance Billing. When the Community Health Options network is inadequate, Balance Billing will not apply.

Before you receive a service, you may call Community Health Options’ (“Health Options”) toll-free at 1-855-624-6463 (TTY/TDD: 711) to learn the network status of the provider. If we deny your claim, you have the right to appeal our decision by following the steps in section 8. For Medical Emergency services rendered by a Non-Network Provider, the Plan will provide Benefits at Network Provider Out-of-Pocket Costs based on the Maximum Allowable Amount, as determined by us, for the services received.

When you receive services for a Medical Emergency, your Out-of-Pocket Costs (up to the Maximum Allowable Amount determined by Health Options) will be at the Network Provider level whether you see a Network Provider or a Non-Network Provider. Out-of-pocket costs for emergency services rendered by a non-network provider only include any applicable Deductible, Coinsurance, or Copayment.

In the event of a Surprise Bill Health Options will reimburse an Out-of-Network provider at the average network rate under an enrollee’s plan unless the carrier and provider agree otherwise.

C. Out-of-Pocket Costs

1. Copayments and Coinsurance

You may have some responsibility for the cost of Covered Services under this Agreement and the Schedule of Benefits. Your responsibility may come in the form of Copayments and Coinsurance. These should be paid directly to the Provider. If you have Coinsurance responsibility, you will pay your Coinsurance percentage based on the Provider’s discounted or negotiated charges with Health Options, if any. Depending on the services provided in a single appointment it is possible you may be financially responsible for two copays for one date of service or one copay with an additional amount applied to your Deductible/Coinsurance.

2. Deductible
Members may be responsible for paying a yearly Deductible amount described in each Member’s Schedule of Benefits. Each Calendar Year, before the Plan pays Benefits for many Covered Services, Members must pay the applicable Deductible. Expenses for non-Covered Services will not apply to the Deductible. Copayments do not apply to the Deductible.

a. Family Deductible. Once the full Family Deductible is met, by two or more family members or a combination of family members, services for all covered family members are subject to applicable Coinsurance and Copayments until the Out-of-Pocket Limit, described in section 6.C.3, is reached. The full Family Deductible is two times the Individual Deductible as described on your Schedule of Benefits.

b. One Deductible for a Common Accident. Under family coverage, if two or more family members are injured in the same Accident, only one Deductible will apply for all Covered Services resulting from that Accident during a Calendar Year.

3. Out-of-Pocket Maximum

Member annual Out-of-Pocket Costs for Copayments, Coinsurance, and Deductibles may be limited for Benefits that are “Essential Health Benefits”. This is referred to as your Out-of-Pocket Maximum. Please see the Schedule of Benefits for details on your Out-of-Pocket Maximum and any Covered Services that do not apply to the Out-of-Pocket Maximum. Charges from Non-Network Providers above the Maximum Allowable Amount will not apply to your Out-of-Network cost-sharing and will be your responsibility, if the Non-Network Provider chooses to bill you. This means you may have financial responsibility greater than the cost-sharing described on your Schedule of Benefits.

a. Family Out-of-Pocket Limit. Under family coverage, once the full Family Out-of-Pocket Maximum is met by one family member or a combination of family members, the Plan pays 100% of the Maximum Allowable Amount for Covered Services for the family. Remaining family members individually or collectively can meet the remaining amount of the full Family Out-of-Pocket Maximum. Once the Family Out-of-Pocket Maximum is met, the Plan pays 100% of the Maximum Allowable Amount for Covered Services for all Members covered under the family policy. Charges from Non-Network Providers above the Maximum Allowable Amount will not apply to your Out-of-Network cost-sharing and will be your responsibility, if the Non-Network Provider chooses to bill you. This means you may have financial responsibility greater than the cost-sharing described on your Schedule of Benefits.

b. One Deductible for a Common Accident. Under family coverage, if two or more family members are injured in the same Accident, only one Deductible will apply for all Covered Services resulting from that Accident during a Calendar Year.

4. Benefit Maximums

Benefits that are “Essential Health Benefits” as described by the Patient Protection and Affordable Care Act may not have annual or lifetime dollar limits. Any Benefit limitations are described in your Schedule of Benefits.

5. Network Providers vs. Non-Network Providers

Please note that your Out-of-Pocket Costs for Covered Services may be higher when Covered Services are provided by a Non-Network Provider, or ‘out-of-network’. This difference is described in more detail in your Schedule of Benefits. Under Maine law, the benefit level differential for Covered Services provided by a Network Provider and a Non-Network Provider cannot be more than 20%. When you receive services for a Medical Emergency, your Out-of-Pocket Costs (up to the Maximum Allowable Amount determined by Health Options) will be at the Network Provider level whether you see a Network Provider or a Non-Network Provider. Charges from Non-Network Providers above the Maximum Allowable Amount will not apply to your cost-sharing and will be your responsibility, if the Non-Network Provider chooses to bill you (known as balance billing). This means you may have financial responsibility greater than the cost-sharing described on your Schedule of Benefits. When there is an inadequate network, balance billing does not apply.

Covered Services applied to the Non-Network Deductible and/or Out-of-Pocket Maximum will not apply to the Network Deductible and/or Out-of-Pocket Maximum. Covered Services applied to the Network Deductible and/or Out-of-Pocket Maximum will not apply to the Non-Network Deductible and/or Out-of-Pocket Maximum.

6. Third-Party Payment of Out-of-Pocket Costs

There may be instances where someone other than the Member pays the Member’s Out-of-Pocket Costs under this Agreement. This is sometimes called “third-party payment of Out-of-Pocket Costs.”

Members’ family members, Designees, and legal representatives may pay Out-of-Pocket Costs on behalf of Members. Ryan White HIV/AIDS Programs, Indian tribes, tribal organizations, urban Indian organizations, and state and federal and local government programs may also pay Out-of-Pocket Costs on behalf of Health Options Members.

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A Member may not have a Provider, pharmaceutical company, or other commercial health care entity pay for Out-of-Pocket Costs on behalf of a Member.

D. Claims (Proof of Loss) Procedures

1. Claims Generally

Network Providers will file claims directly with the Plan. Members may need to submit a claim for reimbursement for services from a Non-Network Provider.

Time Limits for Post-Service Claims: Health Options must receive a claim within 120 days after receiving a service or item covered by the Plan or as soon as reasonably possible after the 120 days if it is not reasonably possible to submit notice within the 120 days. A claim sent to Community Health Options® at 150 Mill St, 3rd Floor, Lewiston, ME 04240, or to any authorized agent of Health Options, with information sufficient to identify the Member, shall be deemed notice to Health Options.

You may obtain a medical or prescription drug claim form at www.healthoptions.org or by calling Member Services at 1-855-624-6463 (TTY/TDD: 711). The form will include instructions on what information you will need to submit to the Plan so that the Plan can make a decision on the claim. Please return the completed claim form along with copies of any receipts or invoices to the address on the form.

If we do not furnish these forms to you within 15 days after we receive your request, you may meet the proof requirements by giving us a written statement of the nature and extent of the claim within 120 days after the service is rendered.

Benefits will be paid to the Member who received the services for which a claim is made unless the Member is a minor. In this case, Benefits will be paid to the parent or custodian with whom the minor resides. The Member may authorize Health Options to pay Benefits directly to the Provider who charged for the service subject to the claim.

Any payment made by Health Options in accordance with the terms of this Agreement will discharge Health Options from all further liability to the extent of such payment.

2. Payment Limits

The Plan limits what it will pay for Covered Services not provided by a Network Provider. The most the Plan will pay is the Maximum Allowable Amount. You may have to pay the balance if the claim is for more than the Maximum Allowable Amount even if you have met your Out-of-Network Out-of-Pocket Maximum. When there is an inadequate network, balance billing does not apply. The Plan will pay Benefits within 30 days after receipt of the clean claim and proof supporting the claim.

7. OTHER COVERAGE

A. Other Insurance Coverage – Generally

If you receive services that are covered by the Plan and that are also covered by another payment source, your Benefits will be coordinated with the other payment source. This is called coordination of benefits (“COB”). Your Benefits may also be subject to something called “subrogation.” The purpose of COB and subrogation is to prevent duplicate payment for the same service. This section does not provide coverage for any service or supply that is not expressly covered under this Agreement, nor increase the level of coverage provided under this Agreement.

B. Coordination of Benefits

Benefits under this Agreement and the Schedule of Benefits will be coordinated to the extent permitted by law with other types of insurance coverage that pay for health care services and supplies. These other types of coverage may include:

- Auto insurance;
- Homeowners’ insurance;
- Government benefits;
- Medicare; and
- Health plans (“Health Plans”), including, group and non-group health insurance contracts, health maintenance organization plans, nonprofit medical or hospital service corporation plans, and self-insured plans.

When you are covered by more than one Health Plan, one plan will be considered primary. The primary plan pays benefits first as though there was no other coverage. The benefits of secondary and tertiary plan(s) are determined after those of the primary plan. Secondary and tertiary plan benefits may be reduced by the primary plan’s benefit and capped at the primary plan’s maximum
allowed amount. When you are covered by more than one Health Plan, payments made by the primary plan, payments made by you, and payments made from a health savings account or similar fund for benefits covered under the secondary plan will be credited toward the deductible of the secondary plan.

C. Subrogation

When we provide Benefits for treatment of such injury or illness, we have the right to recover, on a just or equitable basis, from any such payment (whether or not such payment is for medical expenses) up to 100% of the Benefit we paid. We also have subrogation rights against your other insurance coverage provider, including medical payments, uninsured, and underinsured motorist provisions in your auto insurance policy. We reserve the right to recover from a Member up to 100% of the value of Benefits provided or paid for by the Plan when a Member has been, or could have been, reimbursed for the cost of care by a third party. Nothing in this Agreement shall be interpreted to limit Health Options’ right to use any remedy provided by law to enforce Health Options’ rights to subrogation under this Agreement.

D. Cooperating with Health Options

As a Member under the Plan, you agree to cooperate with us in exercising our rights of subrogation and COB under this Agreement. Health Options agrees that subrogation payments will be made on a just and equitable basis. Your cooperation may include:

- Notifying us of any possible legal action or claim that may implicate Health Options’ subrogation or COB rights;
- Providing us with any information and documents that we request;
- Assigning to Health Options payments that you receive for services paid by Health Options;
- Signing documents deemed necessary by Health Options to protect its subrogation and COB rights, including, but not limited to, providing Health Options with your prior written approval of Health Options enforcing its subrogation rights;
- Not taking any action that would impede Health Options’ subrogation or COB rights.

If you do not cooperate with Health Options as provided in this section, you may be liable to Health Options if Health Options needs to enforce its rights. You may also be liable for Health Options’ costs and reasonable legal fees.

8. APPEALS AND COMPLAINTS

A. Contacting Community Health Options® (Health Options) Member Services

Health Options’ Member Services Associates are available to assist Members in the resolution of complaints. If you have a complaint, we recommend that you contact a Member Services Associate before filing an Appeal. Sometimes, an issue is caused by a minor error or problem that can be resolved by a Member Services Associate without having to go through the Appeal process. You may file an Appeal at any time.

You may make a complaint by calling Member Services at 1-855-624-6463 (TTY/TDD: 711). You can also make a written complaint by mailing or faxing it to:

Community Health Options
Attn: Member Services
Mail Stop 100
P.O. Box 1121
Lewiston, ME 04243
Fax: 207-402-3745

After we receive your complaint, a Member Services Associate will look into it and respond. Please contact Member Services if you have questions. Health Options will respond to you as quickly as we can. Most complaints can be investigated and responded to within 30 days. If you disagree with our response, you may be able to file an Appeal.

If you are not satisfied with the results of your Complaint or Appeal, you have the right to submit a complaint to the Maine Bureau of Insurance:

Maine Bureau of Insurance
34 State House Station
Augusta, ME 04333
Telephone: 1-800-300-5000 (within Maine) or 1-207-624-8475 (outside Maine)

B. Health Options’ Internal Appeal Process
Health Options will provide you with an Appeal process that is a full and fair review. Health Options will ensure the following:

1. The person(s) reviewing your Appeal will not be the same persons making the initial Claim Denial, and will not be subordinate to or supervised by the person making the initial Claim Denial;
2. If your Level I Appeal involves a Medical Necessity determination, at least one person reviewing your Appeal will be an appropriate medical professional with the same or similar medical specialty as involved in the Appeal;
3. You will have 180 days after receiving a Claim Denial to file an Appeal;
4. You will have an opportunity to submit written comments, documents, records, and other information relating to the claim without regard to whether those materials or information were considered in the initial Claim Denial;
5. You will be provided upon request, at no cost, reasonable access to, and copies of, all documents, records, and other information relevant to or considered in making the initial Claim Denial;
6. The Appeal will be a “de novo” proceeding. This means that the reviewers will make the Appeal decision without considering or relying upon the initial Claim Denial; and
7. If the Appeal involves a Claim Denial based in some manner on medical judgment:
   i. The Level I Appeal will be conducted by or in consultation with a medical professional in the same or similar medical specialty as the appealed service;
   ii. The Appeal decision will include the title and qualifying credentials of the person conducting the review; and
   iii. You will be provided with the identity and qualifications of any medical or vocational expert whose advice was considered, whether or not it was used in making the initial Claim Denial.

Your Appeal rights include:

1. Being allowed to review the claim file and to present evidence and testimony as part of the Appeals process;
2. Being given, free of charge, any new or additional evidence considered, relied upon, or generated by Health Options (or at the direction of Health Options) in connection with the claim, unless the evidence is confidential or privileged. Health Options will give you the evidence as soon as possible and with enough time in advance of the decision to give you a reasonable opportunity to respond;
3. Before Health Options can issue a final adverse determination based on a new or additional reason, being provided with the reason, free of charge, with enough time in advance of the decision to give you a reasonable opportunity to respond; and
4. Receiving a notice from Health Options describing your Appeal rights within three business days after Health Options receives your Appeal.

The remainder of this section describes Health Options’ internal Appeal process. If you receive an Adverse Benefit Determination, Adverse Health Care Treatment Decision, or Adverse Benefit Determination not involving a Health Care Treatment Decision, you may file an Appeal. Your Appeal will be decided by one or more persons not involved in making the decision that you are Appealing. You may have a Designee or your Provider assist you with your Appeal. Please follow the steps described below.

Members who are visually and/or hearing impaired may request complaint and Appeal process materials in an appropriately accessible format by contacting Health Options Member Services at 1-855-624-6463 (TTY/TDD: 711). If you have special cultural needs or require translation services, please contact Member Services at 1-855-624-6463.

1. **Beginning Your Appeal**

   If you wish to Appeal an Adverse Benefit Determination, Adverse Health Care Treatment Decision, or Adverse Benefit Determination not involving a Health Care Treatment Decision, you must submit your Appeal to Health Options within 180 days from the correspondence date of the decision you wish to Appeal. If you do not submit an Appeal within this time limit, you will lose your right to Appeal the decision unless the delay is reasonable under the circumstances and does not negatively prejudice Health Options’ rights.

   You will need to give us specific information about your Appeal, including:

   a. Which decision(s) you are Appealing;
   b. Why you disagree with the decision(s); and
   c. What you would like the outcome to be.

   Please provide as much information as possible, including: your Member ID number, Claim numbers, reference numbers, dates of service, Provider names, and any other information that will help us identify the Claims or Services you wish to Appeal. We may need to review your medical records, billing statements, and other documents to decide your Appeal. If we
need more information (such as medical records, bills, or other documents) to process your Appeal, your Appeals Coordinator will let you know.

Please send your Appeal to:

Community Health Options  
Attn: Appeals Coordinator  
Mail Stop 800  
P.O. Box 1121  
Lewiston, ME 04243  
Telephone: 1-855-624-6463 (TTY/TDD: 711)  
Fax: 1-877-314-5693  
Email: appeals@healthoptions.org

After we receive your Appeal, an Appeals Coordinator will manage your Appeal throughout the entire Appeal process. We will send you a letter acknowledging receipt of the Appeal and identifying your Appeals Coordinator within three business days after we receive your Appeal. The letter will describe the Appeal process and your rights in more detail. Please contact your Appeals Coordinator if you have questions.

2. **Level I Appeal Process**

The Level I Appeal process involves either “standard review” or “expedited review.”

Your Appeal will be eligible for an expedited review if your Appeal involves services that, if delayed, could seriously jeopardize your health or your ability to regain maximum function. We will grant an expedited review of any Appeal for services concerning (1) an Inpatient admission, (2) availability of care, or (3) continued health care or services for a Member who has received Medical Emergency services and has not been discharged from the hospital where Medical Emergency services were provided. You should work with your Provider to request an expedited Appeal. A verbal request for an expedited Appeal can be made by calling Health Options Medical Management at 1-855-542-0880. If your Level I Appeal involves a medical determination, the appeal reviewer will be a Clinical Peer.

a. **Standard Review (Non-Expedited Appeals) Timing and Notification.**

   For standard Appeals, we are able to make decisions in most cases within 30 days after we receive the Appeal request. If you do not provide all of the information we need to decide the Appeal, we will let you know as soon as possible.

b. **Expedited Review Timing and Notification.**

   For expedited Appeals, an appropriate clinical reviewer, not involved in the initial adverse determination or a subordinate of any individual involved in the initial adverse determination, will investigate and complete expedited review of first level Appeals within 72 hours after we receive your Appeal. We will make a decision sooner if we can. It is critical that you provide all necessary information so that we can complete the expedited review quickly. If you do not provide all of the information we need to decide the Appeal, we will let you know within 24 hours after the Appeal is filed. This may delay our Appeal decision. For expedited Appeals involving (1) continued Medical Emergency services to screen or stabilize a Member, (2) Exigent Circumstances/Urgent Care Services, or (3) continued care under an authorized admission or course of treatment, coverage will be continued without liability to the Member until the Member has been notified of the expedited Appeal decision. We may call you and your Provider to tell you our expedited Appeal decision. We will also send our written decision to you and your Provider within two business days after calling you.

c. **Denial of Level I Appeal.** If we deny your Level I Appeal, we will give you a written decision, which will include the following:

   i. The reason(s) for the decision, including reference to the specific Agreement provision, rule, protocol, guideline, evidence or other documents that we used to make the decision;

   ii. A statement that you may receive, at no cost to you upon request, reasonable access to, and copies of, all documents, records, provisions, rules, protocols, guidelines, internal rules and/or other criteria used in the Appeal decision or initial denial decision;

   iii. If the denial was based on Medical Necessity or Experimental treatment or similar exclusion or limit, we will provide an explanation of the scientific or clinical judgment for the denial or you will be told that you may request such explanation at no cost;
iv. The title and qualifications of the person who conducted the review;

v. A description of any additional material or information necessary for the covered person to perfect the claim and an explanation as to why such material is necessary;

vi. How to obtain a second level review;

vii. Notice of your right to contact the Maine Bureau of Insurance by telephone at 1-800-300-5000 (within Maine) or 1-207-624-8475 (outside Maine) or by mail at 34 State House Station, Augusta, ME 04333; and

viii. A statement describing all other dispute resolution options available to you, including any further internal review and options or external review and legal actions. If the Appeal involves an Adverse Determination, a copy of the notice of the right to external review and an explanation of how to request external review will be provided.

3. Level II Appeal Process (Voluntary)

If you disagree with the decision of the Level I Appeal process, you may request a second level Appeal. Your Level II Appeal will be reviewed by a Health Options review panel. Health Options shall appoint a panel for each Level II Appeal, which shall include one or more reviewers not involved in the previous adverse determinations. If your Level II Appeal involves a medical determination, the panel will include one or more Clinical Peers not involved in previous adverse determinations. A second level Appeal decision involving a medical determination adverse to the Member must have the concurrence of a majority of the Clinical Peers on the panel. You must make a Level II Appeal within 180 days after the date of the Level I Appeal decision. If you do not submit a Level II Appeal within this time, you will lose your right to a Level II Appeal unless the delay is reasonable under the circumstances and does not negatively prejudice Health Options’ rights.

You may waive your right to the Level II Appeal process and request an independent external review as provided below.

You have a right to attend the meeting to present your case to the review panel. You or your Designee must tell your Appeals Coordinator if you wish to attend. You may also participate in the meeting by telephone or video conferencing if you wish – please let your Appeals Coordinator know.

You may submit supporting materials both before and at the review meeting and you may ask questions of Health Options representatives. You also may bring someone with you or be represented by someone, including a lawyer, at the review meeting. You also have the right to obtain free of charge from Health Options your medical case and information relevant to your Appeal that is not confidential or privileged.

If you request to participate in the review panel, we will hold a review meeting within 45 days after we receive your request for a Level II Appeal. You will be notified in writing at least 15 days in advance of the review meeting. We will let you know if Health Options will have a lawyer presenting Health Options’ case. If you need to postpone the review meeting, please let your Appeals Coordinator know. The decision of the review panel will be sent to you in writing within five business days after a review meeting.

If you do not request to participate in the review panel, you will be provided with a written response to your Level II Appeal within 30 calendar days after we receive your request for a Level II Appeal.

If we deny your Level II Appeal, we will give you a written decision, which will include:

a. The reason(s) for the decision, including reference to the specific Agreement provision, rule, protocol, guideline, evidence or other documents that we used to make the decision;

b. A statement that you may receive, at no cost to you upon request, reasonable access to, and copies of, all documents, records, provisions, rules, protocols, guidelines, internal rules and/or other criteria used in the Appeal decision or initial denial decision;

c. If the denial was based on Medical Necessity or Experimental treatment or similar exclusion or limit, we will provide an explanation of the scientific or clinical judgment for the denial or you will be told that you may request such explanation at no cost;

d. The title and qualifications of the person(s) who conducted the review;

e. Notice of your right to contact the Maine Bureau of Insurance by telephone at 1-800-300-5000 (within Maine) or 1-207-624-8475 (outside Maine) or by mail at 34 State House Station, Augusta, ME 04333; and

f. A statement describing all other dispute resolution options available to you, including external review.

4. Independent External Review

Appeal decisions involving an Adverse Utilization Determination or an Adverse Health Care Treatment Decision by Health Options are eligible for review by an independent review organization designated by the Maine Bureau of Insurance. Adverse
Utilization Determinations for purposes of independent external review include Medical Necessity, appropriateness, health care setting, level of care, effectiveness of a covered Benefit, Experimental or Investigational treatment or services, and rescission.

The external review decision must be made within 30 days after the independent review organization receives the request for the review. However, the decision must be made within 72 hours if delay would seriously jeopardize the life or health of the Member or would jeopardize the Member's ability to regain maximum function.

If the independent review organization decides in your favor, the decision is binding on Health Options.

Normally, you must first complete Health Options’ first and second level Appeals process to be eligible for independent external review. However, you are not required to complete the first and second level Appeals process if:

a. Health Options has failed to make a decision on your first or second level Appeal in the time frames noted above;
   b. Health Options has not followed all the federal and state requirements applicable to Health Options’ internal Appeal process;
   c. You have applied for expedited external review at the same time as applying for an expedited internal Appeal;
   d. You and Health Options mutually agree to bypass the Health Options Appeals process, or with respect to a second level Appeal you waive your right to a second level Appeal;
   e. Your life or health is in serious jeopardy;
   f. The Member for whom external review is requested has died; or
   g. The Adverse Utilization Determination or Adverse Health Care Treatment Decision concerns an admission, availability of care, a continued stay, or health care services when the Member has received Medical Emergency services but has not been discharged from the facility that provided the Medical Emergency services.

You may obtain review under this section even though you have failed to obtain Prior Approval prior to receiving a Covered Service.

You must request external review by making your request in writing to the Maine Bureau of Insurance at 34 State House Station, Augusta, ME 04333. You must also make your request within 12 months after Health Options’ final denial of Benefits under our internal Appeals process. You will not be charged a fee to initiate external review. You may have someone else make this written request for you if this person:

a. Has your written consent to make the request;
   b. Is authorized by law to make the request on your behalf; or
   c. Is your family member or treating provider, but only if you are unable to make the request.

C. Legal Action against Health Options

A Member may only bring legal action against Health Options for an Adverse Utilization Determination or Adverse Health Care Treatment Decision if the Member or the Member’s representative has exhausted the complaint and Appeals process outlined in section 8. A Member must bring this type of legal action within three years from the earlier of: (1) the date of issuance of the written external review decision, or (2) the date of issuance of the underlying Appeal decision.

No action at law or in equity shall be brought to recover on this Agreement prior to the expiration of 60 days after written proof of loss has been furnished in accordance with the requirements of this Agreement. No such action shall be brought after the expiration of three years after the time in which written proof of loss is required to be furnished.

9. RENEWABILITY AND TERMINATION

This Agreement and your coverage will be in effect until terminated as provided by this Agreement, as applicable, and by the Maine Health Insurance Marketplace (the Marketplace) requirements, as applicable. Once your Agreement terminates, the Plan will not provide Benefits for Covered Services rendered after the date of termination. If your Plan is terminated by Community Health Options® (“Health Options”), we will notify you of the date of your coverage termination.

A. Renewability

This Agreement will renew as required under state and federal law. The Agreement will be renewed when the Premium is paid in full by the end of the applicable grace period. Health Options may not renew this Agreement for: (a) nonpayment of Premiums, (b) fraud or intentional misrepresentation of material fact, (c) termination of Plan as allowed under state and federal law, (d) failure of the Subscriber to reside in the service area of the Plan, or (e) discontinuance of coverage by Health Options in the service area.
B. Termination by Member

A Subscriber may request that we end this Agreement and coverage under the Plan at any time.

For Plans purchased directly from Health Options, send a signed, written statement to Health Options. This Agreement and the Member’s coverage will be terminated effective the last day of the month in which Health Options receives written notice or the last day of a future month as requested by the Member.

For Plans purchased through the Marketplace, inform the Marketplace of your request to voluntarily terminate. The Marketplace will determine the termination effective date. Health Options cannot terminate Marketplace plans or change effective dates issued by the Marketplace, without Marketplace Approval. You will be responsible for any premium owed up to the effective date of termination determined by the Marketplace.

If the Member receives coverage under the Plan through the Marketplace and the Member becomes eligible for coverage under Medicaid, the Children’s Health Insurance Program, or a Basic Health Program, the termination will generally be effective the day before new coverage starts. Community Health Options will allow for retroactive termination dates if: (1) Community Health Options has not incurred any claims during the period between the requested termination date and the date of the request, and (2) proof of coverage enrollment date is provided.

Failure to pay your Membership Premiums as described in Section 3.D of this Agreement will be considered termination by the Member without notice. Under Maine law, Health Options is required to provide in-force coverage for the first 31-days of the applicable grace period. This means your coverage continues and Health Options will bill you for the Premium owed during this 31-day period.

Health Options will send a final letter stating total amount due (i.e. for the first 31 days of the applicable grace period) and the date the payment must be received. Unpaid Premiums may be sent to collections if not paid within 120 days from coverage termination date. Health Options will refund to the Member Premiums paid for coverage periods after the date of termination.

C. Termination by Health Options

Health Options may terminate this Agreement and coverage under the Plan as follows:

1. **Health Options will give 45 days’ notice of termination if:**
   a. Failure to meet all of the eligibility requirements for coverage under the Plan and imposed by the Marketplace, as applicable;
   b. Any act, practice, or omission that constitutes fraud or an intentional misrepresentation of material fact. In addition, Health Options may rescind this Agreement and coverage as provided in section 9.D; and
   c. Non-payment of Premium as provided in section 3.D.

2. **Health Options will give 90 days’ notice of termination of the Plan if:**
   a. The Plan is no longer offered in the service area or Health Options ceases offering any coverage in the service area as permitted by state and federal law; or
   b. The Plan is terminated or no longer certified by the Marketplace.

3. **If the Member switches coverage, Health Options will give notice of termination as required by Federal law.**

Health Options will refund to the Member Premiums paid for periods after the date of termination.

D. Rescission

Health Options reserves the right to rescind a Member’s coverage as of the last date of eligibility for any act, practice, or omission that constitutes fraud or an intentional misrepresentation of material fact by the Member. Any claims incurred after the date of eligibility for which Health Options is unable to recover payment from the Provider will be the responsibility of the Subscriber.

E. Notice of Termination

A Member has the right to designate a third party to receive notice of termination of this Agreement, and to change the person designated to receive such notice, by completing and sending to Health Options a Third Party Notice Request form. Please contact Member Services at 1-855-624-6463 (TTY/TDD: 711) to make or change such designation. Health Options will send a Third Party Notice Request form within 10 days of the request.

F. Right to Reinstatement

1. Cognitive impairment or functional incapacity
Under Maine law, a Member may be eligible to reinstate the Agreement within 90 days after the termination if non-payment of Premium or other lapse or default took place because you suffered from cognitive impairment or functional incapacity at the time of termination. You, someone authorized to act on your behalf, or a Dependent may request reinstatement.

We may require you to prove that you suffered from cognitive impairment or functional incapacity at the time of termination. This proof may include getting a medical examination at your own expense or giving us medical records. If you qualify for reinstatement under this section, we will reinstate your coverage without a break in coverage. We will reinstate your coverage as though it had not been terminated. Your reinstated coverage will be subject to the same terms, conditions, exclusions, and limitations.

Before your coverage is reinstated, you must pay the amount due from the date of termination through the month in which we bill you within 15 days after we request that you make payment. If you do not pay in time, we are not required to reinstate your coverage and you will be responsible for claims incurred after the date of termination.

If we deny your request for reinstatement, we will send a notice to you and to the person who made the request, if different. You have the right to an Appeal under section 8, or to request a hearing before the Maine Bureau of Insurance, within 30 days after you receive the notice from us.

Notice of cancellation will be provided to you and your designated third party at least 10 calendar days before cancellation of this Agreement. Such notice shall include the reason(s) for cancellation, amount of unpaid Premium and the date by which the Premium must be paid, if applicable, and notice of the right to guaranteed issuance of individual health plans.

2. Acceptance of Premium

If coverage under this Agreement terminates due to non-payment of Premium, we require an application for reinstatement. We will advise you of the effective date of reinstatement by giving you written notice of the date. In any case, the reinstated coverage provides Benefits only for:
   a. Injury occurring after the effective date of reinstatement; and
   b. A condition first manifesting itself more than 10 days after the effective date of reinstatement.

10. OTHER PROVISIONS

A. Assignment of Benefits

You may assign Benefits provided for Covered Services only to the Provider rendering services. You may not assign this Agreement to anyone else without our written permission.

B. Entire Agreement

This Agreement, the Schedule of Benefits, and any Application make up the entire agreement between you and Community Health Options® (“Health Options”) with respect to the subject matter contained in these documents.

C. Changes to this Agreement

This Agreement and the Schedule of Benefits may be amended by Health Options upon sixty (60) days’ written notice to you. Amendments can only be made in writing by an authorized officer of Health Options. No agent has authority to change this Agreement or waive any of its provisions. No statement made by an applicant for coverage shall void the coverage or reduce Benefits unless such statement is contained in the written application signed by the applicant. All statements contained in any application for coverage are deemed to be representations and not warranties.

Rates are guaranteed for the Calendar Year rating period as approved by the appropriate Federal and State regulators. We will notify you at least 60 days before an increase in Premium.

D. Non-enforcement

If Health Options does not enforce compliance with any provision of this Agreement, this non-enforcement shall not be deemed to be a waiver by Health Options of that provision or any other provision of this Agreement.

E. Relationship between Health Options and Providers

Health Options has separate contracts with Network Providers. Network Providers are independent contractors. They are not agents or employees of Health Options. Network Providers may not modify this Agreement or the Schedule of Benefits. Only Health Options may modify this Agreement as provided under section 10.C. Network Providers cannot make binding promises on behalf of Health Options.
Health Options may change its arrangements with Network Providers, including addition and removal of Network Providers. Health Options will try to give you at least 60 days’ notice before Health Options removes a Network Provider. If it is impossible for Health Options to give you this much notice, Health Options will give you as much notice as possible. Health Options will provide continued access to providers removed from the Plan for 60 days from the date of termination of the contract in the event that the contract is terminated for any reason other than unprofessional behavior.

Health Options does not render health care services, supplies, or equipment to Members. Instead, Health Options arranges Covered Services for Members and pays Benefits in accordance with this Agreement. It is Providers who render health care services, supplies, and equipment to Members. Health Options does not interfere with the independent medical judgment of Providers.

F. Relationship between Health Options and the Marketplace

Health Options and the Marketplace are two separate entities. Statements made by the Marketplace call center representatives do not represent Health Options and cannot be relied upon for binding promises on behalf of Health Options. Health Options is not responsible for incorrect or misleading information given by a call center representative of the Marketplace.

G. Notice

Any notice to a Member will be sent to the last address of the Member on file with Health Options. Notices to Health Options should be sent to:

Community Health Options
Attn: Member Services
Mail Stop 100
P.O. Box 1121
Lewiston, ME 04243

H. Disasters

In the event of a war, riot, epidemic, or other major disaster (natural or manmade) (together, “Disasters”), Health Options will try to arrange for services. Health Options is not responsible for the costs or outcome of its inability to arrange for services due to a Disaster.

I. Confidentiality of Member Information

Health Options is committed to ensuring and safeguarding the confidentiality of its Members’ personal and medical information. We are subject to various federal and state laws regarding how we access, use, and disclose Member information. We will access, use, and disclose the minimum information necessary to accomplish the purpose of the task. We will only access, use, and disclose your information as allowed by law or obtain your specific permission to access, use, or disclose your information. We will not share your personal information or protected health information with any plan sponsor (such as employers), as applicable, without a signed disclosure authorization form from you.

Examples of when we will need to access, use, and disclose Member information include:

1. Obtaining and sharing information with your Providers so we can perform Prior Approval activities;
2. Conducting quality activities;
3. Obtaining information from Providers so we can properly pay Benefits; and
4. When we are required or authorized by law to access, use, or disclose information.

Health Options sometimes contracts with other persons and entities to perform tasks on behalf of Health Options. Health Options requires these other persons and entities to comply with Health Options’ policies on protecting Member information and applicable state and federal laws.

There may be times when Health Options needs your (or your Designee’s) written authorization to disclose your information. This may be true even if you request that we disclose your information. In cases where we need written authorization, we will provide a copy of our written authorization form to you (or your Designee) to complete and sign.

We will protect your Protected Health Information as required by the Health Information Portability and Accountability Act (HIPAA). For more details on how we will handle your Protected Health Information, please see our Notice of Privacy Practices at https://www.healthoptions.org/privacy-policy.

J. Providing Health Options with Information
The Member agrees that Health Options may have access to (1) all health records and medical data from Providers rendering care to Members, and (2) information about other types of insurance, such as auto insurance, Health Plans, and homeowners’ insurance, and other sources of payment. Sometimes, your Providers or other insurers may need your (or your Designee’s) written authorization to disclose information to us. Please ask your Providers or other insurers about how to do this.

K. Time Limit on Certain Defenses

After 3 years from the date of the Agreement, no misstatements, except fraudulent misstatements, made by the Member in the Application for this Agreement shall be used to void the Agreement or to deny a claim.

L. Physical Examination; Autopsy

We have the right and opportunity, at our own expense, to examine the Member when and as often as it may be reasonably required during the pendency of a claim hereunder and to make an autopsy in the case of death, unless forbidden by law.

M. Conformity with State Statutes

Any provision of this Agreement that, on its effective date, is in conflict with the statutes of the State of Maine, is hereby amended to conform to the minimum requirements of such statutes.

N. Subcontractors

Health Options may subcontract with individuals and entities to provide services on behalf of Health Options. Subcontractors may include, but are not limited to, prescription drug benefit managers and behavioral health managers. Subcontracted duties may include Benefit determinations, paying claims, administrative services, or other duties.

O. Genetic Information

Health Options will not discriminate on the basis of genetic information as provided in the federal Genetic Information Nondiscrimination Act of 2008.

11. GLOSSARY

Accidental Injury. Accidental bodily injury sustained by a Member that is the direct cause of the condition for which Benefits are provided and that occurs while this Agreement is in force.

Acute Rehabilitation. Services provided to treat traumatic injury in an acute rehabilitation hospital.

Advance Payments of Premium Tax Credit or Tax Credit. The federal tax credit available to eligible persons who apply for private insurance coverage through the Maine Health Insurance Marketplace to help offset the costs of monthly Premiums.

Adverse Benefit Determination. An Adverse Benefit Determination is a determination, including a Claim denial, by or on behalf of Community Health Options® (“Health Options”), any (1) Adverse Health Care Treatment Decision, or (2) denial reduction, or termination of, or a failure to provide or make payment (in whole or in part) for, a Benefit, including an action based on a determination of a Member’s ineligibility to participate in the Plan. An Adverse Benefit Determination may also include an administrative denial. Examples of an administrative denial are: Prior Approval requests that are made by ineligible facilities (lacking appropriate accreditation), benefit limits being exhausted, non-plan providers seeking Prior Approval, or a Provider’s failure to obtain Prior Approval in a timely fashion.

Adverse Health Care Treatment Decision. A health care treatment decision made by or on behalf of Health Options denying in whole or in part payment for or provision of otherwise Covered Services requested by or on behalf of a Member. Adverse Health Care Treatment Decisions include rescission determinations and initial coverage eligibility determinations as provided under federal law.

Adverse Utilization Determination. A determination by Health Options that: (1) an admission, availability of care, continued stay, or other health care service has been reviewed and does not meet Health Options’ requirements for Medical Necessity, appropriateness, health care setting, level of care or effectiveness; and (2) payment for the requested services is therefore denied, reduced without further opportunity for additional service, or terminated.

Agreement. The legal document that defines the relationships between Members and Health Options. It describes the Benefits, limitations, conditions and exclusions, and contains other important information relevant to Members enrolled in the Plan.

Ambulatory Surgery Center. A facility that is licensed by a state or certified by Medicare as an ambulatory surgery center.

Amendment. An addition, deletion, or revision to the terms and conditions of this Agreement.
Appeal. A request by a Member or the Member’s Designee to have Health Options review a decision as described in section 8 of this Agreement.

Appeals Coordinator. The individual who manages a Member’s Appeal throughout the entire appeal process.

Application. Health Options or the Marketplace application submitted for the purpose of securing health insurance from Health Options.

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

Balance Billing. When a Provider bills a Member for some or all of the remaining charges not paid by the Plan (this does not include Member Out-of-Pocket Costs). When there is an inadequate network, balance billing does not apply.

Benefits. Payments we make on your behalf under this Agreement and your coverage under the Plan.

Binding Premium Payment. The full premium payment due in order to effectuate the Plan. This premium is due on or prior to the effective date of coverage. No grace periods apply.

Board of Directors. The Board of Directors governs Health Options as a private, nonprofit Consumer Operated and Oriented Plan (“CO-OP”).

Calendar Year. When your coverage first begins under the Plan, the Calendar Year is the effective date of your coverage through the earlier of (1) December 31 in the year your coverage first begins, or (2) the date your coverage ends due to termination as defined in section 9. For years after the year in which your coverage first begins under the Plan, the Calendar Year is January 1 through the earlier of (1) the first occurring December 31, or (2) the date your coverage under the Plan ends.

Children’s Health Insurance Program (“CHIP”). CHIP is a federal and state program that provides low-cost health insurance coverage for children in families who earn too much income to qualify for Medicaid coverage but can’t afford to purchase private health insurance.

Doctor of Chiropractic Medicine. A person who is licensed to perform chiropractic services.

Claim. A request for payment under the Plan. The requirements for Claim submission are described in Section 6.

Clean Claim. A claim that does not contain a defect requiring investigation or development prior to adjudication. Clean claims must be filed within the timely filing period. For Network Providers, the timely filing period is listed within the Provider’s contract with Health Options.

Clinical Peer. A physician or other licensed health care practitioner who holds a nonrestricted license in a state of the United States, is board certified in the same or similar specialty as typically manages the medical condition procedure or treatment under review, and whose compensation does not depend, directly or indirectly, upon the quantity, type or cost of the medical condition, procedure or treatment that the physician or other licensed health care practitioner approves or denies on behalf of a carrier.

Coinsurance. The percentage paid by a Member toward the cost of the Maximum Allowable Amount of some Covered Services.

Community Mental Health Center. An institution that is licensed as a comprehensive community mental health center.

Copayment. Fees payable by Members for certain Covered Services. Copayments are payable at the time of the visit or when billed by the Provider.

Cosmetic Services. Medical and surgical services intended solely for the purpose of changing or improving appearance or to treat emotional, psychiatric, or psychological conditions.


Covered Services. Services, supplies, or treatment covered by this Agreement and as described in section 4.B. Cost-sharing applies to Covered Services, as described in your Schedule of Benefits. Determination of Claim payment is described in Section 6.

Custodial Care. Services that are (1) not for the primary purpose of treating an illness or injury or primarily intended to help a patient gain materially improved functioning within a reasonable timeframe established in a plan of care, and (2) for the purpose of assisting with activities of daily living. Such services include, but are not limited to, help with: personal hygiene, bathing, dressing, skin and nail care, toileting, preparing meals and feeding, walking or transferring positions, giving medicines that are typically self-
administered, and catheter care. Services may be Custodial Care regardless of whether such services are performed or ordered by a Provider and regardless of where the services are performed.

Day Treatment Program. Mental health or Substance Use Disorder services on an individual or group basis for more than two hours, but less than 24 hours a day, in a Hospital, mental health center, Substance Use Disorder Treatment Facility, or Community Mental Health Center.

Deductible. If your Plan has a Deductible requirement, the Deductible is the amount you are required to pay for Covered Services each Calendar Year before the Plan begins to pay Benefits.

Dental Service. Items and services provided in connection with the care, treatment, filling, removal, or replacement of teeth or structures directly supporting the teeth.

Dependent. A member of the Subscriber’s family who meets the eligibility requirements to be a Dependent under this Agreement.

Designee. Someone who is 18 years of age or older whom you designate to act on your behalf.

Diagnostic Service. A service performed to diagnose specific signs or symptoms of an illness or injury, such as: x-ray exams (other than teeth), laboratory tests, cardiographic tests, pathology services, radioisotope scanning, ultrasonic scanning, and certain other methods of diagnosing medical problems.

Disease Management. A program offered to all Community Health Option Members with the goal to empower Members to effective self-manage their chronic conditions. Health Options will provide additional support to Members and Providers when needed.

Domiciliary Care. Services (including therapeutic services) and room and board provided in a hotel, health resort, home for the aged, residential facility, treatment center, halfway house, or educational institution because a Member’s own living arrangements are inadequate or unavailable.

Durable Medical Equipment. Equipment that meets all of the following criteria:

1. Can withstand repeated use;
2. Is used only to serve a medical purpose;
3. Is appropriate for use in the patient’s home;
4. Is not useful in the absence of illness, injury or disease; and
5. Is prescribed by a Physician.

Durable Medical Equipment does not include fixtures installed in your home or installed on your property.

Early Intervention Services. Services provided by licensed occupational therapists, physical therapists, speech-language pathologists or clinical social workers working with children from birth to 36 months of age with an identified developmental disability or delay as described in the federal Individuals with Disabilities Education Act.

Emergency Services. Those health care items or services furnished or required to evaluate and treat an Emergency Medical Condition that is provided in an emergency facility or setting.

Exigent Circumstances/Urgent Care. Medical care or treatment with respect to which the application of the time periods for making non-urgent Prior Approval decisions could seriously jeopardize the life or health of the Member or the ability of the Member to regain maximum function, or, in the opinion of an attending Provider with knowledge of the Member’s medical condition, would subject the Member to severe pain that cannot be adequately managed without the care or treatment that is the subject of the claim. This does not include Medical Emergency services. Exigent Circumstances/Urgent Care does not include medical care or treatment with respect to a Medical Emergency.

Experimental or Investigational. Procedures, treatments, services, equipment, supplies, devices, drugs, medications, and biologics that Health Options determines to be experimental or investigational for the purposes of diagnosis or treatment of an illness or injury. Health Options makes these determinations based upon criteria adopted by Health Options and as required by federal law. The following are examples of Experimental or Investigational items:

1. Drugs classified by the FDA as treatment investigational new drugs;
2. Services involved in clinical trials;
3. Devices that have an FDA investigational device exemption; and
4. Devices for which the FDA has limited access or approval.
Federally Qualified Health Center. A facility that is designated as a federally qualified health center by the U.S. Department of Health and Human Services under the United States Public Health Service Act.

Freestanding Imaging Center. An institution that is licensed (where available) as a freestanding imaging center, freestanding diagnostic center, or freestanding radiology center.

Hardship Exemption. If you qualify for a Hardship Exemption, you must fill out an application from CoverMe.gov and mail it to the Health Insurance Marketplace. If your exemption is approved, you can enroll in a catastrophic health plan but enrollment in a catastrophic plan is not required.

Health Plan. An individual or group plan that provides, or pays the cost of, medical care.

Hearing Aid. A non-experimental, wearable instrument or device designed for the ear and offered for the purpose of aiding or compensating for impaired human hearing, excluding batteries and cords and other assistive listening devices, including but not limited to frequency modulation systems.

Benefit is $3,000 per hearing-impaired ear every 36 months.

Home Health Agency. An institution that is licensed as a home health agency.

Home Health Care Services. Services provided within the home if hospitalization or confinement in a residential treatment facility would otherwise be required.

The home health care services covered by the Plan include:

a. Visits by registered nurses and licensed practical nurses;
b. Physician or nurse practitioner home and office visits;
c. Visits by a registered physical, speech, occupational, inhalation, and dietary therapist;
d. Supportive services, including prescription drugs, medical and surgical supplies, and oxygen, but only to the extent that such services would have been covered if you remained in the Hospital; and

e. Visits by home health aides under the supervision of a registered nurse.

Hospice. An organization that is licensed to deliver Hospice Care.

Hospice Care. A holistic model of care for the terminally ill which is focused on comfort, rather than curative treatments. The Hospice care team is aimed at developing and implementing a plan of care with the Member and their family system, prioritizing pain management and symptom control. The majority of terminally ill persons receive hospice care in their home. Hospice care teams are on call 24/7 to address the needs of the Member. The hospice care team and services may include a physician, nurse, care manager, home health aide, social worker, spiritual care, physical therapy, occupational therapy, speech therapy, volunteers, durable medical equipment, medical supplies, medications, and bereavement.

Hospital. An institution that is duly licensed by a state as an acute care, rehabilitation, or psychiatric hospital and is certified to participate in the Medicare program under Title XVIII of the Social Security Act.

Inborn Errors of Metabolism. A genetically determined biochemical disorder in which a specific enzyme defect produces a metabolic block that may have pathogenic consequences at birth or later in life.

Infertility. Infertility means either of the following:

1. Being unable to conceive despite engaging in frequent sexual relations without contraception for a year or more; or
2. Having a condition that is a cause of infertility recognized by the American Congress of Obstetricians and Gynecologists, the American Urological Association, or another appropriate independent medical society.

In-Home Biometric Monitoring. The delivery of in-home monitoring devices that allows Providers to remotely monitor patients in their homes and enables secure, two-way flow of information between remote Providers and patients.

In-Network. A Provider is considered In-Network if the Provider is contracted as a Network Provider. Visits or services with Network Providers are Covered as In-Network.

Inpatient. A Member admitted to a Hospital, Skilled Nursing Facility, or residential treatment facility for an overnight (crosses at least one midnight) stay in a bed. “Inpatient” excludes a patient who is kept overnight in a Hospital solely for observation, regardless of whether the patient occupies a bed.
Inpatient Stay. A period of uninterrupted Inpatient confinement that begins with formal admission and ends upon discharge. An Inpatient Stay may include a Medically Necessary transfer from one Hospital to another Hospital as an Inpatient.

Maine Health Insurance Marketplace. A mechanism intended to provide a transparent and competitive insurance marketplace where individuals and small businesses can buy affordable and qualified health benefit plans. Also known as the Maine Marketplace or Marketplace.

Maintenance Medications. A prescription drug that is prescribed to you by your Provider for treatment of a long-term condition or illness (e.g., blood pressure medication, cholesterol medication). Medications that are prescribed to treat short-term conditions (e.g., antibiotics) are not considered Maintenance Medications.

Maintenance Therapy. Any service, procedure, treatment, or therapy that has the primary purpose of preserving the present level of function and prevents deterioration of that function, as opposed to improving a function (within a reasonable timeframe established in a plan of care) to an extent that may allow for a more independent existence. Maintenance Therapy occurs when the condition of the patient receiving the service, procedure, treatment, or therapy does not or is not expected to materially improve within a reasonable timeframe established in a plan of care, or when the goals of a treatment plan have been met.

Marketplace. In Maine, the Maine Health Insurance Marketplace.

Maximum Allowable Amount or Maximum Allowance. The maximum amount that a Member and Health Options will pay a Network Provider for a Covered Service. The Maximum Allowable Amount or Maximum Allowance equals the Usual, Customary, and Reasonable Charge for a Covered Service.

Medicaid. A state medical assistance program under Title XIX of the United States Social Security Act, Grants to States for Medical Assistance Programs.

Medical Emergency (Emergency Medical Condition). Means the sudden and, at the time, unexpected onset of physical or mental health condition, including severe pain, manifesting itself by acute symptoms of sufficient severity, regardless of the final diagnosis that is given, that would lead a prudent layperson, possessing an average knowledge of medicine and health, to believe:

a. That the absence of immediate medical attention for an individual could reasonably be expected to result in:
   1. Placing the physical or mental health of the individual or, with respect to a pregnant woman, the health of the pregnant woman or her unborn child in serious jeopardy;
   2. Serious impairment of a bodily function; or
   3. Serious dysfunction of any organ or body part; or

b. With respect to a pregnant woman who is having contractions that there is:
   1. Inadequate time to effect a safe transfer of the woman to another hospital before delivery; or
   2. A threat to the health or safety of the woman or unborn child if the woman were to be transferred to another hospital.

Medical Necessity or Medically Necessary. Health care services or products provided to a Member for the purpose of preventing, diagnosing, or treating an illness, injury, or disease or the symptoms of an illness, injury, or disease in a manner that is:

1. Consistent with generally accepted standards of medical practice;
2. Clinically appropriate in terms of type, frequency, extent, site, and duration;
3. Demonstrated through scientific evidence to be effective in improving health outcomes;
4. Representative of best practices in the medical profession; and
5. Not primarily for the convenience of the Member or Provider.

Medicare. The Health Insurance for the Aged Act, Title XVIII of the Social Security Amendments of 1965 as then constituted or later amended.

Member. Any person, including Dependents, covered by this Agreement.

Member Representative (or Authorized Representative). A person who has been given written legal authority to represent the Member. The treating physician, healthcare Provider or Organization acting on behalf of the Member is recognized as a Member’s Representative. Sometimes referred to as a Member’s Designee.

Morbid Obesity. A condition of persistent and uncontrolled weight gain that constitutes a present or potential threat to life. This is characterized by weight that is at least 100 pounds over or twice the weight for frame, age, height, and sex in the most recently published Metropolitan Life Insurance table.
Network Provider. Licensed or certified Providers who are under contract with Health Options to provide care to the Plan Members. Network Providers are listed in the Provider Directory.

Non-Network Providers. Health care Providers that do not have a written agreement with Health Options to provide health care services under this Agreement. Providers who have not contracted or affiliated with our specified subcontractor(s) for the services they perform under this plan are also considered Non-Network Providers.

Observation. Active, short-term medical and/or nursing services performed on an acute care facility’s premises, that include the use of a bed and monitoring by that acute care facility’s staff, to observe a Member’s condition to determine if the Member requires an inpatient admission to the facility.

Open Enrollment. The timeframes described in section 3 where individuals may first enroll for coverage under the Plan. These are also the timeframes when current Members may change plans offered by Health Options.

Orthognathic Surgery. A branch of oral surgery dealing with the cause and surgical treatment of malposition of the bones of the jaw and occasionally other facial bones.

Orthotic Device. A device that restricts, eliminates, or redirects motion of a weak or diseased body part.

Out-of-Pocket Cost. The portion of the cost of services for which the Member is personally responsible. Out-of-Pocket Costs include Copayments, Coinsurance, and Deductibles.

Outpatient. A patient, not an Inpatient or Day Treatment Program participant, who obtains services at a facility of a Provider. Outpatient includes an overnight observation in a Hospital, even if the patient uses a bed.

Palliative Care Conversations. Palliative Care Conversations are up to 30 minute discussions with your Provider about your personal values and preferences of how you want relief from the symptoms and stress of a serious, chronic and/or life threatening illness.

Pharmacy Benefits Manager (PBM). Administrator of a prescription drug program.

Physician. A licensed medical doctor (MD) or doctor of osteopathic medicine (DO).

Placed for Adoption or Placement for Adoption. The assumption and retention of a legal obligation for the total or partial support of a child in anticipation of adoption of the child. If the legal obligation ceases to exist, the child is no longer considered Placed for Adoption.

Plan. The health insurance plan to which the Agreement applies.

Premium. The periodic fee required for coverage of Members as provided in this Agreement.

Prescription Drugs. A pharmaceutical drug that legally requires a medical prescription to be dispensed.

Primary Care Provider (“PCP”). A Physician specialist in internal medicine, family practice, general practice, pediatrics, or obstetrics and gynecology, or an advanced practice registered nurse or certified midwife licensed by the applicable state board, who is under contract with Health Options to provide and authorize Members’ care.

Prior Approval. The system by which a Network Provider or, when obtaining services Out-of-Network, Member must first have obtained approval from Health Options before receiving Covered Services. See Section 2 for more information.

Provider. A licensed or accredited health care institution, facility, or agency or an independently billing, licensed, or certified health care professional acting within the scope of his or her license or certification. Providers also include (i) health care institutions, facilities, agencies, and professionals that have written participating agreements with us (Network Providers), and (ii) other health care institutions, facilities, agencies, and professionals as required by law.

Provider Directory. A list of Network Providers, including PCPs and Specialists. The Provider Directory may be updated without prior notice.

Radiation Therapy. The use of high energy penetrating rays to treat an illness or disease.

Referral. The recommendation of a Provider (usually the PCP) for a Member to receive Covered Services from another Provider.

Residential Treatment Facility. Services at a facility that provides care 24 hours daily to one or more patients including, but not limited to, the following services: room and board; medical, nursing and dietary services; patient diagnosis, assessment and treatment, individual, family and group counseling; and educational and support services, including a designated unit of a licensed health care facility providing any and all other services specified in this paragraph to patients with substance use disorder.
**Rural Health Clinic.** An institution that is certified by the U.S. Department of Health and Human Services under the United States Rural Health Clinic Services Act.

**Service Area.** The Plan’s Service Area is the states in which the Plan is offered. We contract with Network Providers in and around the Service Area to provide coverage for our Members.

**Skilled Nursing Facility (SNF).** An institution that meets all of the following requirements:

1. Be operated pursuant to law;
2. Approved for payment of Medicare benefits, or otherwise qualified to receive approval for payment of Medicare benefits;
3. Primarily engaged in providing, in addition to room and board, skilled nursing care under the supervision of a duly licensed Physician;
4. Provides continuous 24-hours-a-day nursing service by or under the supervision of a registered nurse; and
5. Maintains a daily record for each patient.

**Special Enrollment.** Enrollment of a Member or Dependent under the Plan as allowed under section 3. Special Enrollment is allowed after certain events happen.

**Specialist.** A Provider who practices in a specialty area of medicine, including, but not limited to, radiology, cardiology, surgery, orthopedics, and oncology.

**Stabilized/Stabilization.** With respect to an emergency medical condition, that no material deterioration of the condition is likely, within reasonable medical probability, to result or occur before an individual can be transferred.

**Subscriber.** The person who meets the eligibility requirements to be a Member as described in this Agreement and who is not a Dependent. For a person to qualify as a Subscriber, we must have received and approved the required Application and Premium.

**Substance Use Disorder.** A physical or psychological dependency, or both, on a controlled substance or alcohol agent. These are defined in the Diagnostic and Statistical Manual of Mental Disorders (DSM) published by the American Psychiatric Association. This term does not include conditions you cannot attribute to a mental disorder that are a focus of attention or treatment or an addiction to nicotine products, food or caffeine intoxication.

**Substance Use Disorder Treatment Facility.** A residential or nonresidential institution that meets all of the following requirements:

1. Licensed and accredited as a Substance Use Disorder Treatment Facility;
2. Provides care to one or more patients for alcoholism and/or drug dependency; and
3. Is a freestanding unit or a designated unit of another licensed health care facility.

**Surprise Bill.** A bill for health care services, including, but not limited to, emergency services, received by an enrollee for covered services rendered by an out-of-network provider, when such services were rendered by that out-of-network provider at a network provider, during a service or procedure performed by a network provider or during a service or procedure previously approved or authorized by the carrier and the enrollee did not knowingly elect to obtain such services from that out-of-network provider. "Surprise bill" does not include a bill for health care services received by an enrollee when a network provider was available to render the services and the enrollee knowingly elected to obtain the services from another provider who was an out-of-network provider.

**Telehealth.** Telehealth has the same meaning as provided under Maine law.

**Usual, Customary, and Reasonable Charge (UCR).** As determined by Health Options, an amount that is consistent with a usual range of charges by Providers for the same, or similar, services, equipment, or supplies in the geographic area where the service, equipment, or supply was provided to a Member.

**Utilization Review.** The process Health Options uses to determine the Medical Necessity, appropriateness, effectiveness, or efficiency of health care services. Techniques include Inpatient admission review, continued Inpatient Stay review, discharge planning, post-admission review, and case management.
Certificate of Insurance
Dental Plan Description

Northeast Delta Dental does not discriminate on the basis of race, color, national origin, disability, age, sex, gender identity, sexual orientation, or health status.

Notice to Buyer: This policy provides dental benefits program of Community Health Options® ("Health Options") only.
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I. Welcome.

Welcome to Delta Dental! You are among the growing number of people receiving benefits through our Dental Care programs.

The dental benefits program of Community Health Options® (“Health Options”) is administered by Delta Dental Plan of Maine. It describes the benefits of your program and tells you how to use your plan, please read it carefully. But, before you turn the page, we’d like you to know something about us...

Delta Dental is a not-for-profit organization which was established by Dentists to make Dental Care more open to the public.

Delta Dental is connected with Delta Dental Plans Association (“DDPA”) which provides Dental Care programs in all states and U.S. territories.

Most Dentists in Maine participate with Delta Dental through Participating Agreements. Also, there is a network of Delta Dental Participating Dentists available to you across the nation.

Please take advantage of your Delta Dental plan. Good oral health is an important part of your overall health. You are encouraged to get your Dental Care from a Delta Dental PPO Dentist to benefit the most from your plan.

The dental benefits through this policy are governed by policies and procedures of the US Department of Health and Human Services ("HHSS") and the Maine Bureau of Insurance (the "Maine Bureau"). This dental plan is offered through Maine’s Health Insurance Marketplace, CoverMe.Gov. Delta Dental intends to comply with the policies and procedures of the state and federal regulators in the offering and administration of this plan.

Your Coverage. The coverage for your dental plan uses Delta Dental’s PPO network of Participating Dentists. This plan allows you to go to any Dentist of your choice and receive a level of benefits for covered services. You will receive the best value from your plan if you visit a Delta Dental PPO Dentist.

Delta Dental PPO Dentists are Participating Dentists who offer lower fees to their Delta Dental PPO patients. Delta Dental PPO Dentists are reimbursed by Delta Dental based on the lesser of the submitted charge or Delta Dental’s allowed charge for PPO Dentists in the area in which the services were provided. PPO Dentists agree to accept Delta Dental's allowed charge for PPO Dentists as payment in full, and agree not to charge the difference between their fees and the amount paid by Delta Dental back to their Delta Dental patients. PPO Dentists are allowed to charge for Deductibles, Co-Payments, Coinsurance, or services not covered under your plan.

You will also receive benefits if you choose to visit a Delta Dental Premier Dentist. Delta Dental Premier Dentists are reimbursed by Delta Dental based on the lesser of the Dentist’s charge or Delta Dental’s allowed charge for PPO Dentists in the area in which the services were provided. You will be responsible for the difference in the cost of services between the “allowed charge” (based upon Delta Dental’s allowance for PPO Dentists) and Delta Dental’s allowed charge for Premier Dentists, in addition to any Deductible, Co-payment, and Coinsurance. Premier Dentists agree to accept this allowance for Premier Dentists as payment in full and agree not to charge the difference between their fees and the Premier allowance back to their Delta Dental patients. Payments you make to Premier Dentists do not count toward the Maximum Out-of-Pocket (MOOP) for Pediatric Enrollees.

Remember: All Delta Dental Participating Dentists agree to:

• File your claim forms for you.
• Charge you no more than the amount allowed by Delta Dental.
• Accept payment directly from Delta Dental.
You may choose to visit providers or Other Dental Providers (ODPs) who are not Delta Dental PPO Dentists and who do not participate with Delta Dental as a Premier Dentist. Such providers are referred to as Non-Participating Dentists or ODPs (Non-Participating ODPs). You will receive benefits based on the lesser of the provider’s charge or Delta Dental’s allowed charge for Non-Participating Dentists or ODPs in the area in which the services were provided. The Non-Participating Dentist or ODP may bill up to their submitted charge. When there is not enough fee information for a dental procedure, Delta Dental will determine a fair payment amount. Any payments you make to Non-Participating Dentists do not count toward the Maximum Out-of-Pocket (MOOP) for Pediatric Enrollees. You may be asked to bring a claim form to your visit. Claim forms can be found at www.nedelta.com or you may call 800-832-5700.
II. Definitions.

1. Agreement. The contract between the Contract Holder and Delta Dental to provide dental benefits to Enrollees. The Agreement includes this document and the Contract Application.

2. Co-Payments. The amount of Dental Care cost you are required to pay due to the Office Visit Co-Pay.

3. Coinsurance. The amount of the Dental Care cost which you are required to pay after application of Coinsurance Percentages.

4. Coinsurance Percentage. The percentage covered by this dental plan for Diagnostic and Preventive Benefits (100%), Basic Restorative Benefits (80%), Major Restorative Benefits (50%), and Medically Necessary Orthodontia Benefits (50%).


6. Coverage. The Dental Care referred to in the Agreement.


8. Deductible. The portion of the charge for covered Dental Care which you or must pay before Delta Dental’s payment responsibility begins. The Deductible for your Coverage is $50 per Enrollee per Plan Year.


10. Denied. The fee for a procedure or service is not a benefit under the plan and is chargeable to the patient. The approved amount is not payable by Delta Dental, but is collectable from the patient.

11. Dental Care. The services usually provided by Dentists based on generally accepted standards of dental practice at the time the service is provided.

12. Dental Plan Description (DPD). This document which serves as your Certificate of Insurance. This DPD is part of the Agreement which names the terms and conditions for your dental plan.

13. Dentist. A person duly licensed to practice dentistry in the state in which the Dental Care is provided.

14. Dependent.

   (a) The spouse to whom the Contract Holder is legally married if he/she is under the age of nineteen (19) on the Effective Date of the plan.

   (b) A sibling of the Contract Holder if he/she is under the age of nineteen (19) on the Effective date of the plan.

   (c) A child of the Contract Holder or a child of the spouse of the Contract Holder. A child can be by natural birth or legal adoption, a child in the process of adoption or guardianship and in the custody of the Contract Holder or the spouse of the Contract Holder, a foster child legally placed by order of a court or agency having competent jurisdiction, and/or a stepchild, under the age of nineteen (19).

Qualified children are eligible regardless of student status and coverage will terminate when a child reaches the age of nineteen (19). Children unable to care for themselves because of physical or mental disability are eligible regardless of age; supporting documentation from a health-care provider may be requested.

A newborn child is covered for the first thirty-one (31) days following birth. His/her coverage will continue if the child is enrolled within the first sixty (60) days following birth. The child may also be enrolled at any open enrollment or special enrollment period.

15. Explanation of Benefits (EOB). The notice which explains the benefits that were paid on your behalf. The EOB lets you know if any services are Denied or Not Billable to the Patient, and gives you the reason(s) for the denial or why this service is not billable to you.

16. Maximum Out-of-Pocket (MOOP). The maximum amount you have to pay for Co-Payments, Deductibles and Coinsurance for covered services on behalf of each Pediatric Enrollee. The MOOP for each Pediatric Enrollee under this dental plan is $375 per Plan Year up to a maximum for all Pediatric Enrollees in one family covered by this plan of $750 per Plan Year.

17. Medically Necessary Orthodontia. Orthodontic services to correct handicapping malocclusions caused by craniofacial orthopedic deformities involving the teeth. Examples of conditions causing such deformities include, but are
not limited to, cleft palate, Treacher-Collins syndrome, Pierre-Robin syndrome, Marfan syndrome and Crouzon syndrome. Such conditions often require a combined pre- or post-orthognathic surgery/orthodontic treatment approach.

18. Non-Participating Dentist. A Dentist who has not signed a Participating Agreement with Delta Dental Plan of Maine or any other Delta Dental company.

19. Non-Participating Other Dental Provider: an Other Dental Provider who has not signed a participating agreement with Northeast Delta Dental or another Delta Dental company.

20. Not Billable to the Patient. The fee for a procedure or service is not payable by Delta Dental, nor collectable from the patient by a Participating Dentist. The Exclusions and Limitations provisions in Section V list services which are Not Billable to the Patient. In each instance, a Participating Dentist agrees not to charge a separate fee.

21. Office Visit Co-pay (OVCP). With a few exceptions, each time you, or a person covered under this plan, visits a Dentist or Other Dental Provider to receive services covered under this plan, you must pay to the provider an Office Visit Co-pay of $15. The OVCP will be applied after any Deductible and Coinsurance Percentage.

22. Participating Dentist. A Dentist who has signed a Participating Agreement with Delta Dental Plan of Maine or any other Delta Dental company. A Participating Dentist is required to submit appropriate clinical documentation for procedures. All clinical procedures are subject to review of clinical notes, radiographs, etc. to determine coverage.

23. Participating Other Dental Provider (ODP). A person, other than a Dentist, who provides Dental Care and is licensed independently to provide such services by the state in which the services are provided. ODPs include independent practice dental hygienists, dental hygiene therapists and denturists.

24. Pediatric Enrollee. Any person enrolled in the plan under the age of nineteen (19) as of the effective date of the plan.

25. Plan Year. The time period starting with enrollment through the end of the calendar year.

26. Predetermination. A process by which the Dentist sends a treatment plan to Delta Dental before providing Dental Care. Delta Dental recommends that you ask your Dentist to request a Predetermination of proposed services that are considered to be other than brief or routine. A Predetermination provides an estimate of what Delta Dental will pay for the services which helps avoid confusion and misunderstanding between you and your Dentist.

27. Prior Authorization. A required process by which the Dentist sends a treatment plan to Delta Dental before performing certain procedures for approval based upon Delta Dental’s review. There is no prior authorization required for emergency services.

28. Processing Policies. Policies approved by Delta Dental, as may be changed from time to time. Processing Policies are used to process claims for payment or review, and to process treatment plans for Prior Authorization or Predetermination. The Processing Policies used most often can be found in the terms, conditions, exclusions, and limitations in this DPD.

29. Subscriber. The Contract Holder if he or she enrolls in the dental plan.
III. Information About Your Plan.

The Way Your Plan Works.

1. Covered Services. Section V of this DPD gives the details of the dental benefits covered by this plan. A summary of the coverages follows.
   
   (a) Diagnostic and Preventive Services. This plan will pay 100% of the allowed charge. There is no Deductible for these services.
   
   (b) Basic Restorative Services. This plan will pay 80% of the allowed charge once the Plan Year Deductible has been met.
   
   (c) Major Restorative Services. This plan will pay 50% of the allowed charge once the Plan Year Deductible has been met.
   
   (d) Medically Necessary Orthodontic Services. This plan will pay 50% of the allowed charge. There is no Deductible for these services. This coverage is for Pediatric Enrollees only.

2. Plan Year Deductible. This plan includes a Deductible of $50 per Enrollee per Plan Year. The Deductible is only applied to Basic and Major Restorative Services. The Deductible does not apply to Medically Necessary Orthodontic services, which are only available to Pediatric Enrollees. Expenses for non-covered services are not applied toward the Deductible.

3. Maximum Out-of-Pocket (MOOP). The plan includes an annual MOOP that limits the amount you are required to pay for covered services for Pediatric Enrollees. The annual MOOP is $375 for each Pediatric Enrollee per Plan Year up to a maximum of $750 for all Pediatric Enrollees in one family covered by this plan per Plan Year. Payments you make to providers who are not Delta Dental PPO Dentists, and any expenses you pay for non-covered services do not count toward the MOOP. The annual MOOP does not apply to Adult Enrollees.

Summary of Benefits follows.

Summary of Benefits. The summary of benefits provides a brief description of the important features of your policy. This policy sets forth in detail the rights and obligations of both you and Delta Dental. The policy provisions will control. It is important that you READ YOUR POLICY CAREFULLY!
The table below summarizes the way your plan works. Please refer to Sections V and VI of this policy for details regarding the benefits, exclusions, limitations, and waiting periods.

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<td>Benefits/Features.</td>
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<tr>
<td>Plan Year Maximum Out-of-Pocket.</td>
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<tr>
<td>Diagnostic &amp; Preventive</td>
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<td>(Coverage A).</td>
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<td>Basic Restorative</td>
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<td>80%</td>
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<td>(Coverage B).</td>
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<tr>
<td>Major Restorative</td>
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<tr>
<td>(Coverage C).</td>
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<td>(Deductible applies).</td>
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<tr>
<td>Medically Necessary Orthodontia</td>
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<td>(Coverage D).</td>
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<td>$0</td>
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<tr>
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<tr>
<td>Plan Year Maximum Per Person</td>
<td></td>
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1Only out-of-pocket expenses incurred by enrollees under the age of 19 for covered services received from Delta Dental PPO Dentists are counted toward the Plan Year Maximum Out-of-Pocket. MOOP capped at $750 per family. Enrollees will keep the Under Age 19 benefits through the end of the Plan Year in which they turn 19.

2Delta Dental’s liability is based upon the Coinsurance Percentage of the “allowed charge” as described in this policy.
A. What Your Plan Pays.

Your dental plan’s payment is based on the “allowed charge” for a covered service. The allowed charge is determined by whether the provider of the services is a Delta Dental PPO Dentist, a Delta Dental Premier Dentist, or does not participate with Delta Dental.

1. If the Dentist is a Delta Dental PPO Dentist, the allowed charge will be the lesser of the submitted charge or Delta Dental’s allowance for PPO Dentists in the area in which the services were provided. Your responsibility will be any Deductible, Co-Payment and Coinsurance. The Dentist cannot receive in total more than Delta Dental’s allowance for PPO Dentists.

2. If the Dentist is a Delta Dental Premier Dentist, the allowed charge will be the lesser of the submitted charge or Delta Dental’s allowance for PPO Dentists in the area in which the services were provided. Your responsibility will be any Deductible, Co-Payment, and Coinsurance, and any difference between your plan’s payment and Delta Dental’s allowance for Premier Dentists in the area in which the services were provided. The Premier Dentist cannot receive more than the allowance for Premier Dentists and has agreed not to bill you for more than that amount.

3. If the Dentist is a Non-Participating Dentist or Other Dental Provider, the allowed charge will be the lesser of the submitted charge or Delta Dental’s allowance for Non-Participating Dentists or ODPs in the area in which the services were provided. Your responsibility will be any Deductible, Co-Payment, and Coinsurance, and any difference between your plan’s payment and the provider’s charge for this service. It is in your best interest to discuss what the charge will be before receiving the service.

IV. How to File a Claim.

To Use Your Plan, Follow These Steps.

This Dental Plan Description describes the benefits and provisions of your dental plan. Please read it carefully.

The coverage selected for your plan uses Delta Dental’s PPO network of Participating Dentists. You get the best value when you obtain care from a Delta Dental PPO Dentist. Delta Dental PPO Dentists in your area can be found by accessing our provider directory located on our website www.nedelta.com under “Find a Dentist.” In the event that you are not able to obtain services from a Delta Dental PPO Dentist in your area, please promptly contact our Customer Service at 800-832-5700 or 603-223-1234 to seek assistance in finding a Delta Dental PPO Dentist. If you contact us regarding the lack of access to a PPO Dentist, we will work with you to provide reasonable access to a PPO Dentist near your home or work (within 40 miles). We will continue to recruit PPO Dentists in your area. If we are unable to find you a PPO Dentist near your home or work in a reasonable period of time, we will direct you to another Dentist. You will be covered as if you were treated by a PPO Dentist in accordance with the terms and conditions of your plan.

When you visit your dental office, inform them that you are covered under a Northeast Delta Dental program. Provide your identification card or other means of verifying Northeast Delta Dental coverage. Your Dentist will perform an evaluation and plan the course of treatment. When the treatment has been completed, the claim form will be sent to Northeast Delta Dental for payment for covered services. Clean written claims must be paid in 30 days; clean electronic claims must be paid within 15 days.

Participating Dentists. Participating Dentists will have claim forms available in their offices. A Participating Dentist will not charge at the time of treatment for covered services, but may request payment for non-covered services, and Deductibles, Co-Payments and Coinsurance. Delta Dental will pay the Participating Dentists directly based on the allowed charge. An Explanation of Benefits will be available to you which will indicate the amount you should pay, if any, to your Dentist.

Non-Participating Dentists or Other Dental Providers. Delta Dental provides coverage regardless of your choice of Dentist or ODP. When visiting a Non-Participating Dentist or Non-Participating ODP, you may be required to submit your own claim (available at www.nedelta.com) and pay for services at the time they are provided. All claims should be submitted to Delta Dental. Payment will be made directly to you. Some states may require that assignment of benefits be honored. In these instances, payment will be made directly to the Non-Participating Dentist or Non-Participating ODP when written notice of an assignment is made on the claim. In either case, payment for treatment by a Non-Participating Dentist or Non-Participating ODP will be limited to the lesser of the submitted charge or Delta Dental’s allowance for Non-Participating Dentists or Non-Participating ODPs in the area in which services were provided. It is your responsibility to make full payment to the Dentist or ODP. When there is not enough fee information available, Delta Dental will determine an appropriate payment amount.
You or someone in the dental office must fill in the patient information portion of the claim form. Please be sure information is complete and accurate to ensure the prompt and correct payment of your claim.

International Dentists (Non-Participating): Delta Dental provides coverage for international services and supplies in an amount equal to the covered percentage for the charges incurred by you and subject to Deductibles, Co-Payments, and Coinsurance outlined in this plan. All payments will be made in US currency. Your responsibility is to pay the Dentist is full, obtain a claim form with appropriate ADA approved CDT codes from the Dentist and submit the claim to Delta Dental for reimbursement. Completed claim forms can be mailed to:

Northeast Delta Dental
PO Box 2002
Concord, NH 03302-2002

Prior Authorizations. For several identified procedures, Prior Authorization is required for Pediatric Enrollees.
Please note that Prior Authorization does NOT guarantee payment. A new Coverage Period, additional paid benefits and/or a contract change may alter the final payment, because payment is based on information on file at the time treatment is provided (the date of service) which may be different than information available at the time of the Prior Authorization. Any changes in a Dentist’s participating status or Delta Dental’s allowance may also affect Delta Dental’s final payment.

Predetermination of Benefits. Delta Dental encourages Predetermination of cases involving costly or extensive treatment plans. Although not required, Predetermination helps avoid confusion regarding Delta Dental’s payment and your financial obligation to the Dentist. A Predetermination voucher reflects your benefits based on the procedures and costs submitted by your dental office.

Please note that Predetermination does NOT guarantee payment. Rather, Predetermination is an estimate of payment based on your current benefits. A new Coverage Period, additional paid benefits and/or a contract change may alter the final payment, because payment is based on information at the time treatment is provided (the date of service) which may be different than information available at the time of the Predetermination estimate. Any change in a Dentist’s participating status or Delta Dental’s allowance may also affect Delta Dental’s final payment.

Questions concerning Prior Authorization and Predetermination should be directed to Delta Dental’s Customer Service at 800-832-5700 or 603-223-1234.
V. Benefits.

In this section of your policy, we give you the details of what services your policy covers and the conditions and limitations on those services. This section includes significant dental terminology adopted by the American Dental Association. We encourage you to discuss proposed services and treatment plans with your Dentist/dental office. In addition, should you have any questions regarding those services, you may call Customer Service at 800-832-5700 Monday through Friday from 8:00 a.m. to 4:45 p.m. EST excluding holidays.

Diagnostic & Preventive Benefits (Coverage A).

Diagnostic. Oral evaluations are covered one time in a period of six (6) months. Evaluations can be comprehensive, limited or periodic and may be provided by a specialist or a general Dentist.

Radiographic images are covered with limitations. Complete series or panoramic image are covered once in a period of five (5) years. Bitewings are covered once in a period of six (6) months. Images of individual teeth are covered as necessary.

Caries risk assessment is covered one time in a period of twelve (12) months for Pediatric Enrollees age three (3) and older.

Preventive. Prophylaxis (cleaning) is covered one time in a period of six (6) months. A child cleaning is through age thirteen (13); an adult cleaning is thereafter. A cleaning can be routine under Diagnostic and Preventive Benefits or a periodontal maintenance under Basic Restorative Benefits.

A full mouth debridement is a covered benefit, once in a lifetime, under Diagnostic & Preventive Benefits. When performed, it is counted towards your cleaning benefit.

Fluoride treatments are covered two (2) times in a period of twelve (12) months.

Sealants are a covered benefit.

Space maintainers are a covered benefit once per quadrant per lifetime.

Palliative Treatment. Minor emergency treatment for the relief of pain.

NOTE: Time limitations are measured from the date the services were most recently performed.

All covered services with an age or frequency limitation are available for age exception or more frequent treatment with Prior Authorization.

Diagnostic & Preventive Benefits - Exclusions and Limitations.

- If the fee for a procedure or service is “Not Billable to the Patient”, it is not payable by Delta Dental, nor collectable from the patient by a Participating Dentist. Participating Dentists agree not to charge a separate fee.

- If the fee for a procedure or service is “Denied”, it is not payable by Delta Dental, but is chargeable to the patient as the procedure or service is not a benefit of the patient’s plan.

1. Charges for oral evaluations of any kind are Not Billable to the Patient, if performed within ninety (90) days after periodontal surgery, by the same Dentist/dental office.

2. Charges for oral evaluations for patients under age three (3) are Not Billable to the Patient when performed on the same date of service by the same Dentist/dental office as a comprehensive evaluation.

3. Pre-diagnostic services, such as a screening or an assessment of a patient, are covered benefits once in a period of twelve (12) months and crosscheck for time limitations. Payment for a screening or assessment are Not Billable to the Patient if billed on the same date of service or billed with an oral evaluation.

4. Pre-visit screening of an Eligible Person is not a covered benefit. The fee for a pre-visit screening is Not Billable to the Patient.

5. A panoramic radiographic image, with or without supplemental radiographic images (such as periapicals, bitewings and/or occlusal), is considered a complete series for time limitations. Any fee in excess of the fee for a complete series is Not Billable to the Patient.

6. Unless there is evidence of trauma, charges for additional periapical and/or occlusal radiographic images within a thirty (30) day period of a complete series or panoramic image is Not Billable to the Patient.
7. Fees for additional radiographic images taken by the same Dentist/dental office within sixty (60) days of vertical bitewings are Not Billable to the Patient.

8. When benefits are requested for a panoramic radiographic image in conjunction with a complete series by the same Dentist/dental office, fees for the panoramic radiographic image are Not Billable to the Patient as a component of the complete series on the same date of service.

9. Routine working and final treatment radiographic images taken for endodontic therapy by the same Dentist/dental office are considered a component of the complete treatment procedure. Separate fees are Not Billable to the Patient on the same date of service.

10. The fee for a full mouth debridement is Not Billable to the Patient when performed by the same Dentist/dental office on the same date of service as a comprehensive evaluation, detailed and extensive oral evaluation or a comprehensive periodontal evaluation.

11. If the fee for bitewings, periapicals, intraoral occlusal and extraoral occlusal radiographic images is equal to or exceeds the fee for a full mouth series, it is considered a full mouth series for payment purposes and time limitations. Any fee in excess of the fee for the full mouth series is Not Billable to the Patient on the same date of service.

12. Cone beam imaging is not a covered benefits. Cone beam imaging, when performed by the same Dentist/dental office as an image interpretation, is combined as a cone beam capture and interpretation. Any fees in excess of the combined codes are Not Billable to the Patient.

13. Cephalometric images, oral/facial photographic images, and diagnostic models are a covered benefit when performed for potential Medically Necessary Orthodontic treatment only.

14. Oral cancer screening, except brush biopsy, is not a covered benefit.

15. Oral Pathology laboratory services are a covered benefit when accompanied by a pathology report. If more than one of these procedures is billed for the same tooth site on the same day, by the same Dentist/dental office, payment is allowed for the most inclusive procedure and payment for the less inclusive procedure is Not Billable to the Patient.

16. A cleaning done on the same date by the same Dentist/dental office as a periodontal maintenance, or scaling and root planing is considered to be part of and included in those procedures. The fee is Not Billable to the Patient.

17. Cleanings (a Diagnostic & Preventive benefit) are included in both full mouth debridement (a Diagnostic & Preventive benefit) and periodontal maintenance (a Basic Restorative benefit). As a result, each of these procedures is counted toward your cleaning benefit of once in a six (6) month period.

18. Laboratory tests for caries susceptibility are not a covered benefit. Fees are Not Billable to the Patient when billed with an oral evaluation for children under the age of three (3).

19. Caries risk assessment is a covered benefit once in a period of twelve (12) months for Pediatric Enrollees age three (3) and older. Fees for caries risk assessment are Not Billable to the Patient if billed for children under the age of three (3), if billed within twelve (12) months by the same Dentist/dental office, or if performed with other risk assessments by the same Dentist/dental office.

20. The replacement of space maintainers is not a covered benefit. The patient is financially responsible.

21. The repair of space maintainers is not a covered benefit. The patient is financially responsible.

22. Recementation or re-bond of a space maintainer is a covered benefit once per space maintainer.

23. Removal of a space maintainer is included as part of the total treatment. Charges for removal of a space maintainer are Not Billable to the Patient if performed by the same Dentist/dental office as the initial placement or if performed with the recementation of a space maintainer.

24. Distal shoe space maintainers are a covered benefit for Pediatric Enrollees age eight (8) and younger. Fees for distal shoe space maintainers performed on patients nine (9) and older are Denied.

25. Sealant benefit limitation.

(a) The sealant benefit is for the application of sealants to caries-free and restoration-free, occlusal (biting) surface of permanent molars only.

(b) The sealant benefit is provided no more than once in a three (3) year period per tooth.
Charges for sealants are Not Billable to the Patient within two (2) years of initial placement on the same tooth by the same Dentist/dental office. Charges for a sealant are Not Billable to the Patient if performed on the same tooth, by the same Dentist/dental office, on the same date of service as a restoration which includes the occlusal surface.

26. Preventive resin restorations are a covered benefit one (1) time per tooth in a period of three (3) years on permanent molars for Pediatric Enrollees only. Fees are Not Billable to the Patient if replaced by the same Dentist/dental office within twenty-four (24) months. Fees for a preventive resin restoration is Not Billable to the Patient if performed on the same tooth, by the same Dentist/dental office on the same date of service as another restoration.

27. The fee for preventive resin restoration is Not Billable to the Patient if performed on the same date of service as a conventional restoration or palliative treatment by same Dentist/dental office.

28. Pulp vitality tests are a covered benefit only when done in conjunction with a radiographic image, a limited oral evaluation, a palliative treatment or a protective restoration. Payment is otherwise Not Billable to the Patient.

29. Palliative treatment is a covered benefit. The third palliative treatment claim received in 180 days is subject to a dental consultant’s review.

30. Palliative treatment is part of the initiation of endodontic therapy and therefore is included in the fee when performed on the same date by the same Dentist/dental office and a separate fee is Not Billable to the Patient.

31. The fee for palliative treatment is Not Billable to the Patient when submitted with all procedures performed by the same Dentist/dental office on the same date, except radiographic images and diagnostic codes.

32. Viral culture tests, saliva tests, and oral cancer screening are not covered benefits. The patient is financially responsible.

33. Nutritional counseling, tobacco counseling, and oral hygiene instruction are not covered benefits. The patient is financially responsible.

34. TMJ related services are not covered benefits. The patient is financially responsible.

35. Application of caries arresting medicament is a covered benefit twice per tooth in a twelve (12) month period. If the application of caries arresting medicament is placed by the same Dentist/dental office on the same day as a restoration, it is not a covered benefit and is Not Billable to the Patient.

36. Fees for restorations on the same tooth by the same Dentist/dental office performed within sixty (60) days of the application of caries arresting medicament are Denied. The patient is responsible for the fee.

37. HbA1c and blood glucose testing are not covered benefits and fees are Denied. If blood glucose level testing is performed on the same day as an HbA1c test, fees for the blood glucose testing are Not Billable to the Patient.

38. Assessment of salivary flow is a covered benefit once in a three (3) year period. Additional assessments are Not Billable to the Patient within twelve (12) months of initial assessment. Assessments performed between twelve (12) months and three (3) years are Denied and the patient is responsible for the fee.
Basic Restorative Benefits (Coverage B).

Restorative.  Amalgam (silver) restorations (fillings) are a covered benefit.

Resin restorations are a covered benefit on anterior teeth and the buccal surface of bicuspid only.

Prefabricated stainless steel or porcelain/ceramic crowns are a covered benefit.

Recementation of an inlay or crown is a covered benefit.

Protective restorations are a covered benefit.

Periodontal Maintenance.  A periodontal maintenance procedure is a covered benefit after active periodontal therapy four (4) times in a twelve (12) month period and when performed, is counted toward the prophylaxis benefit.

Periodontics.  Periodontal scaling and root planing is a covered benefit once in a period of twenty-four (24) months.

Endodontics.  Pulpotomy and pulpal therapy are covered benefits.

Oral Surgery.  Extractions and certain surgical procedures are covered benefits.

Prosthodontic Services.  Denture repair, adjustment, rebase and reline are covered benefits.

Tissue conditioning.  Two (2) times in a three (3) year period.

Anesthesia.  General anesthesia or intravenous sedation are covered benefits when done in conjunction with other covered services.

NOTE:  Time limitations are measured from the date the services were most recently performed.

All covered services with an age or frequency limitation are available for age exception or more frequent treatment only with Prior Authorization.

Basic Restorative Benefits - Exclusions and Limitations.

• If the fee for a procedure or service is "Not Billable to the Patient", it is not payable by Delta Dental, nor collectable from the patient by a Participating Dentist.  Participating Dentists agree not to charge a separate fee.

• If the fee for a procedure or service is "Denied", it is not payable by Delta Dental, but is chargeable to the patient as the procedure or service is not a benefit of the patient’s plan.

1.  Resin (white) or amalgam (silver) restorations (fillings) are a covered benefit once per tooth surface in a period of twenty-four (24) months, irrespective of the number or combination of procedures performed.  Charges for the replacement of silver or white fillings within twenty-four (24) months by the same Dentist/dental office are Not Billable to the Patient.

2.  Resin restorations in posterior teeth (white fillings in bicuspid and molars) are optional.  If a resin restoration is performed on posterior teeth, other than the buccal surface of bicuspid, an allowance will be paid equal to an amalgam (silver) restoration, and the patient will be responsible for any additional fee.

3.  Resin based composite crowns on front teeth are a covered benefit once in a period of two (2) years per tooth for patients age twelve (12) and older.  Fees are Not Billable to the Patient if replaced within two (2) years by the same Dentist/dental office.

4.  An adjustment will be made for two (2) or more restoration surfaces which are normally joined together.  A Participating Dentist agrees not to charge a separate fee.

5.  Prefabricated stainless steel or porcelain/ceramic crowns are a covered benefit once in a period of twenty-four (24) months.  The fee for replacement by the same Dentist/dental office within twenty-four (24) months is included in the initial crown placement.  A separate fee is Not Billable to the Patient.
6. Recementation of a metallic inlay or onlay, or a crown or partial coverage restoration is a covered benefit once in a lifetime. Payment for recementation of an inlay, onlay, crown or partial coverage restoration is Not Billable to the Patient when performed within six (6) months of the initial placement by the same Dentist/dental office.

7. Payment is made for one (1) restoration in each tooth surface irrespective of the number of combinations of restorations placed. A Participating Dentist agrees not to charge a separate fee.

8. Fees for protective restorations are Not Billable to the Patient if performed on the same date of service as a palliative treatment by the same Dentist/dental office.

9. Interim therapeutic restorations are a covered benefit once in a lifetime on primary dentition only. Interim therapeutic restorations are not a covered benefit when performed within twenty-four (24) months of amalgams or composites and the fees are Not Billable to the Patient.

10. A Routine cleaning is included in a full mouth debridement and a periodontal maintenance cleaning. As a result, each of these procedures is counted toward your cleaning benefit of once in a six (6) month period.

11. A cleaning done on the same date by the same Dentist/dental office as a periodontal maintenance, or scaling and root planing is considered to be part of and included in those procedures. The fee is Not Billable to the Patient.

12. The fee for cleanings, scaling in the presence of generalized, moderate or severe inflammation, full mouth debridement and/or periodontal maintenance is Not Billable to the Patient if the services are provided by the same Dentist/dental office within thirty (30) days after the most recent scaling and root planing or other periodontal therapy. The fee for cleanings, scaling in the presence of generalized, moderate or severe inflammation, full mouth debridement and/or periodontal maintenance is Denied if the services are provided by a different Dentist/dental office within thirty (30) days of periodontal therapy.

13. Periodontal scaling and root planing is a covered benefit per quadrant once in a period of twenty-four (24) months. Benefits are paid for a maximum of two (2) quadrants per office visit. Fees are Not Billable to the Patient for twenty-four (24) months after the initial therapy if the retreatment is performed by the same Dentist/dental office. If treatment is done by a different Dentist within twenty-four (24) months, benefits are Denied. The patient is responsible for the fee.

14. Fees are Not Billable to the Patient for periodontal scaling and root planning done on the same day by the same Dentist/dental office as surgical repair or root resorption or surgical exposure of root surface.

15. A partial pulpotomy is a covered benefit, once per tooth per lifetime, on permanent teeth only. The fee for a partial pulpotomy is Not Billable to the Patient if performed within forty-five (45) days on the same tooth by the same Dentist/dental office as root canal therapy.

16. Pulpal therapy is a covered benefit once in a three (3) year period on primary first and second molars only. If pulpal therapy is performed on primary anterior or permanent teeth, the procedure will be covered as a palliative treatment.

17. Therapeutic pulpotomy is a covered benefit once in a three (3) year period per tooth on primary teeth only. If the service is provided on permanent teeth, the procedure will be covered as a palliative treatment.

18. Fees for therapeutic pulpotomy or palliative treatment are Not Billable to the Patient when performed on the same date of service as root canal procedure or root canal therapy.

19. Pulpal debridement is a covered benefit once in a lifetime. The fee for pulpal debridement is Not Billable to the Patient when performed in conjunction with endodontic therapy on the same tooth by the same Dentist/dental office.

20. Routine post-operative visits are considered part of, and included in the fee for, the total procedure. A Participating Dentist agrees not to charge a separate fee.

21. Pin retention is a covered benefit once per tooth in a period of twenty-four (24) months in conjunction with all restorations. Fees for additional pins in the same tooth are Not Billable to the Patient. The fee for pin retention is Not Billable to the Patient when billed in conjunction with a core buildup.

22. Post-operative treatment of complications from oral surgery is a covered benefit once per surgical site, subject to a dental consultant’s review. The fee for post-operative treatment of complications is Not Billable to the Patient if performed within thirty (30) days by the same Dentist/dental office as the oral surgery.

23. The fee for removal of residual tooth roots is Not Billable to the Patient when performed on the same date of service as an extraction by the same Dentist/dental office.
24. Alveoloplasty is included in the fee for extractions. Separate fees for these procedures are Not Billable to the Patient if performed by the same Dentist/dental office in the same area on the same date.

25. An upper or lower frenulectomy or frenuloplasty is a covered benefit once per site per lifetime. The fee is Not Billable to the Patient when billed on the same date as any other surgical procedure in the same surgical area by the same Dentist/dental office.

26. Reattachment of a tooth fragment, including the incisal edge or cusp, is a covered benefit. Payment is Not Billable to the Patient if performed within twenty-four (24) months of a restoration on the same tooth by the same Dentist/dental office.

27. An internal root repair is a covered benefit once in a lifetime on permanent teeth only. If performed on a primary tooth the benefit is Denied. The fee for an internal root repair is Not Billable to the Patient if performed on the same date of service by the same Dentist/dental office as an apicoectomy or retrograde filling.

28. A consultation performed by a Dentist who is not performing further services is a covered benefit. The fee for a consultation is Not Billable to the Patient if performed in conjunction with an oral evaluation by the same Dentist/dental office on the same date of service.

29. Exploratory surgical services are not a covered benefit. The patient is financially responsible.

30. General anesthesia is a benefit only when administered by a properly licensed Dentist in a dental office with covered oral surgical procedures or when necessary due to concurrent medical conditions. Otherwise, the fee for general anesthesia is Denied.

31. The fee for repairs of complete or partial dentures cannot exceed half the fee for a new appliance. Any excess fee billed by the same Dentist/dental office on the same date of service is Not Billable to the Patient.

32. Fees for repairs of complete or partial dentures, if performed within six (6) months of initial placement by the same Dentist/dental office are Not Billable to the Patient.

33. Denture adjustments, relines or tissue conditioning performed within three (3) months of a complete immediate denture are Not Billable to the Patient.

34. Adjustment or repair of a denture is a covered benefit twice in a twelve (12) month period. Fees for an adjustment or repair of a denture is Not Billable to the Patient if performed within six (6) months of initial placement. The fee for an adjustment or repair of a denture cannot exceed one-half of the fee for a new appliance. Any excess fee by the same Dentist/dental office on the same date of service is Not Billable to the Patient.

35. The relining of a denture is a covered benefit two (2) times in a period of twelve (12) months. The fee for reline of a denture cannot exceed one-half of the fees for a new appliance. Any excess fee by the Dentist/dental office is Not Billable to the Patient.

36. The rebase of a denture is a covered benefit once in three (3) years. The fee for rebase of a denture cannot exceed one-half of the fee for a new appliance. Any excess fee by the same Dentist/dental office is Not Billable to the Patient.

37. The fee for a reline or rebase of a denture is Not Billable to the Patient if performed within six (6) months of initial placement by the same Dentist/dental office.

38. Rebase and reline include adjustments required within six (6) months of delivery. When an adjustment is billed within six (6) months of a relase or reline by the same Dentist/dental office, fees for the adjustment are Not Billable to the Patient.

39. Recementation of a fixed partial denture is a covered benefit once in a period of twelve (12) months. Fees for recementation of fixed partial dentures are Not Billable to the Patient if done within six (6) months of the initial placement by the same Dentist/dental office.

40. Cleaning and inspection of a removable complete or partial denture is not a covered benefit. The fee for cleaning and inspection of a removable complete or partial denture is Not Billable to the Patient when done by the same Dentist/dental office on the same date of service as a reline or rebase of the denture. Otherwise, the fee for cleaning and inspection of a removable complete or partial denture is Denied.

41. Bone replacement graft for ridge preservation is a covered benefit, once per site per lifetime.

42. Recementation of a prefabricated post and core is a covered benefit once per tooth per lifetime. Payment is Not Billable to the Patient if performed within six (6) months of the initial placement by the same Dentist/dental office, or if performed on the same date of service of a crown recementation by the same Dentist/dental office.
43. Tissue conditioning is a covered benefit two (2) times in a three (3) year period. The fee for tissue conditioning is not a benefit if performed on the same day the denture is delivered or a reline/rebase is provided by the same Dentist/dental office and is Not Billable to the Patient.

44. Tooth preparation, bases, copings, protective restorations, impressions, and local anesthesia, or other services that are part of the complete dental procedure, are considered components of, and included in the fee for, a complete procedure. Separate fees are Not Billable to the Patient.

45. Therapeutic drug injections are a covered benefit subject to a dental consultant’s review.

46. Local anesthesia in conjunction with any procedure by the same Dentist/dental office is considered part of the overall procedure. Separate fees are Not Billable to the Patient.

47. Excision of lesions is not a covered benefit. The patient is financially responsible.

48. Fees for restorations on the same tooth by the same Dentist/dental office performed within sixty (60) days of the application of caries arresting medicament are Denied. The patient is responsible for the fee.

49. Gingival irrigation is not a covered benefit and fees are Denied. Fees for gingival irrigation are Not Billable to the Patient when performed in conjunction with any periodontal service.

Please note: Certain procedures for Pediatric Enrollees as expressly identified require Prior Authorization from Delta Dental. Separate from any required Prior Authorization, Delta Dental encourages Predetermination of cases involving costly or extensive treatment plans. Although not required, Predetermination helps avoid confusion regarding Delta Dental’s payment and your financial obligation to the Dentist.
Major Restorative Benefits (Coverage C).

Restorative Crowns and Onlays. Crowns and metallic inlays and onlays when a tooth cannot be adequately restored with amalgam (silver) or resin (white) restorations. Core buildups, prefabricated post and cores and crown, inlay, onlay and veneer repairs for enrollees age twelve (12) and older.

Endodontics. Root canal therapy, apicoectomy, apexification, root amputation, and hemisection.

Periodontics. Gingivectomy, gingivoplasty, gingival flap procedure, clinical crown lengthening, osseous surgery, and soft tissue graft.

Prosthodontics. Fixed partial dentures (abutment crowns and pontics); removable complete and partial dentures.

Implant Services. Surgical placement of an implant body, including healing cap, for enrollees age sixteen (16) and older.

Implant Supported Prostheses. Crowns, fixed or removable partial dentures, and full dentures anchored in place by an implanted device for enrollees age sixteen (16) and older.

Occlusal Guard. Once in a twelve (12) month period for patients age thirteen (13) and older.

NOTE: Time limitations are measured from the date the services were most recently performed. All covered services with an age or frequency limitation are available for age exception or more frequent treatment only with Prior Authorization.

Major Restorative Benefits - Exclusions and Limitations.

- If the fee for a procedure or service is “Not Billable to the Patient”, it is not payable by Delta Dental, nor collectable from the patient by a Participating Dentist. Participating Dentists agree not to charge a separate fee.

- If the fee for a procedure or service is “Denied”, it is not payable by Delta Dental, but is chargeable to the patient as the procedure or service is not a benefit of the patient’s plan.

1. Inlays and onlays (metallic) and crowns made of resin-based composite, porcelain, porcelain fused to metal, full cast metal, or resin fused to metal, where the metal is high noble metal, titanium, noble metal or predominantly base metal, are not benefits for enrollees under the age of twelve (12) without a Prior Authorization.

2. Time limitations.

   (a) One (1) complete maxillary (upper) and one (1) complete mandibular (lower) denture in a period of five (5) years.

   (b) One (1) immediate maxillary (upper) and one (1) immediate mandibular (lower) partial or complete denture in a period of five (5) years.

   (c) One (1) removable or fixed partial denture per quadrant in a period of five (5) years unless the loss of additional teeth requires the construction of a new appliance.

   (d) Metallic onlays, crowns, core buildups, and post and cores are a benefit once per tooth in a period of five (5) years.

3. A core buildup is a covered benefit once in a five (5) year period per tooth for patients age twelve (12) and older. The fees for core buildups are Not Billable to the Patient when performed in conjunction with inlays, ¾ crowns or onlays and indirectly fabricated or prefabricated post and cores.

4. A provisional crown or provisional implant crown is considered part of a crown procedure when performed by the same Dentist/dental office as a permanent crown. A separate fee is Not Billable to the Patient.

5. An indirectly fabricated or prefabricated post and core is payable only on an endodontically treated tooth and is a covered benefit once in a five (5) year period for patients age twelve (12) and older. Fees for post and cores are Not Billable to the Patient when radiographic images indicate an absence of endodontic treatment, incompletely filled canal space, or unresolved pathology associated with the involved tooth. Each additional post in the same tooth is considered part of the post and core procedure. A separate fee is Not Billable to the Patient.
6. A core buildup or indirectly fabricated and prefabricated post and cores in conjunction with a fixed partial denture crown are a covered benefit once in a seven (7) year period per tooth for Pediatric Enrollee age sixteen (16) and older.

7. Scaling and debridement in the presence of inflammation or mucositis of a single implant is a covered benefit once in a twenty-four (24) month period. Fees for retreatment are Not Billable to the Patient if performed within twelve (12) months of restoration or within twenty-four (24) months of initial therapy by the same Dentist/dental office. If performed by a different Dentist/dental office, the fee is Denied.

8. The fee for scaling and debridement in the presence of inflammation or mucositis of a single implant is Not Billable to the Patient when performed in the same quadrant by the same Dentist/dental office as periodontal scaling and root planing or gingival flap procedure, and osseous surgery or debridement of peri-implant defect.

9. The fee for scaling and debridement in the presence of inflammation or mucositis of a single implant is Not Billable to the Patient when performed in conjunction with a cleaning, periodontal maintenance or scaling of moderate or severe gingival inflammation.

10. Removal of coronal remnants of a primary tooth is considered part of any other (more comprehensive) surgical procedure in the same surgical area, same date by the same Dentist/dental office and the fees are Not Billable to the Patient.

11. Root canal therapy is a covered benefit once per tooth in a period of twenty-four (24) months. Retreatment of root canal therapy or retreatment of apical surgery by the same Dentist/dental office within twenty-four (24) months is considered part of the original procedure. Fees for the retreatment by the same Dentist/dental office are Not Billable to the Patient.

12. Anterior deciduous root canal therapy is not a covered benefit.

13. Root canal therapy is not a benefit in conjunction with overdentures. Benefits are Denied.

14. Post removal is considered part of the endodontic treatment and/or retreatment and is Not Billable to the Patient.

15. Endodontic treatments and retreatments are Not Billable to the Patient if performed by the same Dentist/dental office within twenty-four (24) months of an initial endodontic treatment or within twenty-four (24) months of a previous endodontic retreatment.

16. Direct or indirect pulp caps are a covered benefit once per tooth in a period of three (3) years. A pulp cap performed on the same date of service as the final restoration by the same Dentist/dental office is considered part of a single complete restorative procedure. The fee for the pulp cap is Not Billable to the Patient.

17. The fee is Not Billable to the Patient for root amputation performed in conjunction with an apicoectomy by the same Dentist/dental office.

18. Incomplete endodontic procedure due to inoperable or fractured tooth may be covered at 50% of the fee for a completed endodontic therapy, subject to a consultant’s review of radiographic images and clinical notes.
19. Periodontal surgical procedures include all necessary post-operative care, finishing procedures, and evaluations for three (3) months, as well as any surgical re-entry (except soft tissue grafts), for three (3) years. When a surgical procedure is billed within three (3) months of the initial surgical procedure by the same Dentist/dental office, the fee for the surgery is Not Billable to the Patient.

20. Gingivectomy, gingivoplasty, gingival flap procedure, bone replacement graft in conjunction with flap surgery, mesial/distal wedge, connective tissue graft or soft tissue graft procedure are covered benefits once in a period of three (3) years on natural teeth. The charge for surgical re-entry by the same Dentist/dental office within three (3) years is Not Billable to the Patient.

21. Osseous surgery is a covered benefit per quadrant (maximum of two (2) quadrants per office visit) once in a period of three (3) years. Fees are Not Billable to the Patient for surgical re-entry by the same Dentist/dental office within a three (3) year period, and/or if more than two quadrants are treated in one office visit.

22. An apexification is a covered benefit once per tooth in a lifetime. The fee for retreatment by the same Dentist/dental office within twenty-four (24) months is Not Billable to the Patient.

23. An apicoectomy is a covered benefit once per tooth in a period of three (3) years. The fee for retreatment by the same Dentist/dental office within twenty-four (24) months is Not Billable to the Patient.

24. Retrograde fillings are a covered benefit once per root per three (3) years. The fee for retreatment within twenty-four (24) months of the original procedure by the same Dentist/dental office is Not Billable to the Patient.

25. The fee is Not Billable to the Patient for surgical repair of root resorption or surgical exposure of root surface without apicoectomy or repair of root resorption without an apicoectomy performed on the same tooth, on the same date, by the same Dentist/dental office as an apicoectomy, retrograde filling, surgical repair of root resorption, surgical exposure of root surface without apicoectomy or repair of root resorption, root amputation and/or periodontal surgical services.

26. Clinical crown lengthening is a covered benefit once per tooth in a three (3) year period and only when performed in a healthy periodontal environment, on natural teeth only, in which bone must be removed for placement of the restoration or crown, or prosthetic device. The fee for clinical crown lengthening is Not Billable to the Patient if performed on the same date of service by the same Dentist/dental office as the crown placement.

27. Clinical crown lengthening, when done in conjunction with osseous surgery, crown preparations, or restorations is considered a component of, and included in the fee for, the complete procedure. A Participating Dentist agrees not to charge a separate fee.

28. Clinical crown lengthening, when performed in conjunction with other periodontal procedures, will be subject to a dental consultant’s review. Payment will be based on the most comprehensive procedure.

29. An interim complete denture is not a covered benefit. Fees are Not Billable to the Patient if billed in conjunction with a permanent appliance.

30. An interim partial denture is a covered benefit for Pediatric Enrollees through age sixteen (16) on anterior, permanent teeth only. The fee for an interim partial denture is Not Billable to the Patient if billed in conjunction with a permanent appliance on the same day by the same Dentist/dental office.

31. If abutment teeth have moved to partially close an edentulous area, only the number of pontics necessary to fill that area are a covered benefit. The patient will be responsible for any additional fee.

32. The fee for sectioning of a fixed partial denture in order to remove the denture prior to placing a new denture is Not Billable to the Patient. Sectioning of a fixed partial denture to preserve a portion of the denture for continued use may be covered but is subject to review by a dental consultant.

33. Fees for crown, inlay, onlay or veneer repairs performed on the same date of service as a new crown, inlay, onlay or veneer are Not Billable to the Patient.

34. Fees for crown, inlay, onlay or veneer repairs are Not Billable to the Patient if performed within twenty-four (24) months of the original restoration by the same Dentist/dental office.

35. Benefits for crown, inlay, onlay or veneer repairs are Denied if performed within twenty-four (24) months of the original restoration by a different Dentist/dental office. The patient is responsible for the fees.

36. An implant body, including healing cap, is a benefit once in a five (5) year period for enrollees age sixteen (16) and older.
37. Implant services and implant supported prosthetics are not a covered benefit for patients under the age of sixteen (16).

38. Removal of an implant is a covered benefit once in a five (5) year period per tooth site. The fee for removal of an implant is Not Billable to the Patient when done by the same Dentist/dental office within three (3) months of surgical placement of an implant or a mini-implant.

39. Placement of an intra-socket biological dressing to aid in hemostasis or clot stabilization is considered part of the extraction and/or post-operative procedure and is Not Billable to the Patient.

40. Fees for more than one surgical placement of mini-implant placed at the same site on the same day are Not Billable to the Patient.

*Please note:* Certain procedures for Pediatric Enrollees as expressly identified require Prior Authorization from Delta Dental. Separate from any required Prior Authorization, Delta Dental encourages Predetermination of cases involving costly or extensive treatment plans. Although not required, Predetermination helps avoid confusion regarding Delta Dental’s payment and your financial obligation to the Dentist.
Orthodontic Benefits (Coverage D).

Medically Necessary Orthodontia.

Medically Necessary Orthodontic treatment and procedures used for the correction of malposed (crooked) teeth, including the placement of a device to facilitate eruption of an impacted tooth. Medically Necessary Orthodontic treatment and procedures are subject to Prior Authorization.

Medically Necessary Orthodontic Benefits - Exclusions and Limitations.

- If the fee for a procedure or service is "Not Billable to the Patient", it is not payable by Delta Dental, nor collectable from the patient by a Participating Dentist. Participating Dentists agree not to charge a separate fee.
- If the fee for a procedure or service is "Denied", it is not payable by Delta Dental, but is chargeable to the patient as the procedure or service is not a benefit of the patient’s plan.

1. For Medically Necessary Orthodontic treatment commenced while a Pediatric Enrollee is eligible for orthodontic benefits under this policy, Delta Dental will initiate payment of its liability once bands or orthodontic devices are placed. Delta Dental requires a dental consultant’s review to determine if orthodontic treatment is medically necessary.

2. For Medically Necessary Orthodontic treatment commenced prior to becoming eligible under this policy, Delta Dental will pro-rate its liability based on the number of remaining months of active treatment compared to the total number of months of active treatment. Delta Dental requires dental consultant review to determine if orthodontic treatment was medically necessary at the start of treatment.

3. Active treatment includes procedures undertaken and appliances used with those procedures for the purpose of bringing teeth into proper position and alignment. Active treatment does not include space maintainers, palate expanders, or other devices used to prepare the patient for services to position and align teeth.

4. Delta Dental will make one (1) payment of twenty-five percent (25%) of the allowed charge at the start of treatment followed by monthly payments throughout the length of treatment up to a maximum of thirty-six (36) months for its total liability. “Start of treatment” means the date of initial banding or a segment thereof, or a device is placed in the patient’s mouth. Periodic monthly payments will continue based upon the continuing eligibility of the Pediatric Enrollee.

5. Cephalometric images, oral/facial photographic images and diagnostic models are a covered benefit with Medically Necessary Orthodontic treatment only.

6. The replacement of an orthodontic appliance is a covered benefit once per arch in a lifetime.

7. The repair of an orthodontic appliance is not a covered benefit. The patient is financially responsible.

8. Rebonding or recementing of a fixed retainer is a covered benefit once in a lifetime if performed by a different Dentist than the Dentist who placed the appliance. Rebonding or recementing of a fixed retainer by the same Dentist/dental office who placed the original appliance is Not Billable to the Patient.

9. Fees for repair of a fixed retainer (including reattachment) are considered part of the total orthodontic case fee. Repair of a fixed retainer within twenty-four (24) months of original placement by the same Dentist/dental office is Not Billable to the Patient. If performed within twenty-four (24) months by a different Dentist/dental office than the one who placed the original appliance, payment will be made for one (1) repair in a lifetime.
10. Fees for orthodontic retention (removal of appliance and construction and replacement of retainer) within twenty-four (24) months of original placement by the same Dentist/dental office is Not Billable to the Patient. If performed within twenty-four (24) months by a different Dentist/dental office than the one who placed the original appliance, services are Denied and the patient is responsible for the fee.

11. Occlusal orthotic device adjustments are not a covered benefit.

Please note: Certain procedures for Pediatric Enrollees as expressly identified require Prior Authorization from Delta Dental. Separate from any required Prior Authorization, Delta Dental encourages Predetermination of cases involving costly or extensive treatment plans. Although not required, Predetermination helps avoid confusion regarding Delta Dental’s payment and your financial obligation to the Dentist.
VI. General Exclusions and Limitations.

1. The dental benefits provided by Delta Dental shall not include the following services.

(a) Services for injuries or conditions compensable under Worker’s Compensation or Employer’s Liability laws are not a covered benefit.

(b) Services that are determined by Delta Dental to be provided for cosmetic reasons are not a covered benefit. This includes bleaching or whitening of teeth (unless discolored by previous endodontic therapy), placement of veneers, correction of congenital malformations, or cosmetic surgery. This exclusion is not intended to exclude services provided for congenital defects and/or developmental malformations.

(c) Services completed when Enrollees were not covered under this policy are not a covered benefit. Such services include, but are not limited to, endodontics and prosthodontics (including restorative crowns and onlays).

(d) Services not provided by a Dentist, ODP or under the supervision of a Dentist, or not within the scope of the license of the Dentist, ODP or the person supervised by the Dentist are not a covered benefit, unless otherwise required by law.

(e) Charges for prescription drugs or the application of anti-microbial agents are not a covered benefit.

(f) Charges for: (i) hospitalization; (ii) preventive control programs; (iii) myofunctional therapy; (iv) treatment of temporomandibular joint (TMJ) dysfunction and related diagnostic procedures; (v) equilibration; and (vi) gnatohological reporting are not a covered benefit.

(g) Charges for failure to keep a scheduled visit with the Dentist are not a covered benefit.

(h) Charges for completion of forms are not a covered benefit. Such charges shall not be made to an Enrollee by Participating Dentists.

(i) Dental Care which is not necessary and customary, as determined by generally accepted standards of dental practice are not a covered benefit.

(j) Dental Care or supplies not within the benefits for the option selected are not a covered benefit.

(k) Appliances, procedures, or restorations for: (i) increasing vertical dimension; (ii) analyzing, altering, or restoring occlusion; (iii) replacing tooth structure lost by attrition or abrasion; (iv) correcting congenital or developmental malformations; (v) custom sleep apnea appliance fabrication, placement, adjustment or repair; or (vi) esthetic purposes are not a covered benefit. This exclusion is not intended to exclude services for congenital defects and/or developmental malformations.

(l) Payments of benefits incurred by you or the Enrollee after the date on which the Enrollee becomes ineligible for benefits are not a covered benefit.

(m) Charges for Dental Care or supplies for which no charge would have been made in the absence of dental benefits are not a covered benefit.

(n) Charges for Dental Care or supplies received as a result of dental disease, defect, or injury due to an act of war, declared or undeclared are not a covered benefit.

(o) Temporary services are not a covered benefit.

(p) A treatment that is incomplete is not a covered benefit.

(q) A consultation is not a covered benefit, unless being done by someone who is not performing further services.
Consultation with medical health care professional and dental case management for addressing appointment compliance barriers and care coordination are part of the overall patient management and the fees are Not Billable to the Patient. Dental case management for motivational interviewing and patient education are not a covered benefit. If services are provided on the same day by the same Dentist/dental office as nutritional or tobacco counseling or oral hygiene instruction, fees for dental case management for motivational interviewing and patient education are Not Billable to the Patient.

Case presentation and treatment planning are not a covered benefit. You or the Enrollee will be responsible for any additional fee.

Athletic mouthguards are not a covered benefit.

The fees for transmitting data via teledentistry are considered inclusive in the overall dental procedure(s) being performed and separate fees are Not Billable to the Patient.

The fees for translation services are considered inclusive in the overall patient management and are Not Billable to the Patient.

The duplication or copying of the patient's dental records.

In accordance with state laws, a Dentist is required to submit appropriate clinical documentation for procedures. All clinical procedures are subject to review of clinical notes, radiographs, etc. to determine coverage.

The dental benefits provided by Delta Dental shall be limited as follows unless otherwise required by Maine law.

Dental Care provided by anyone other than a Dentist or ODP shall not be a benefit. Such other treatment performed by an ODP shall be a benefit, so long as the treatment is within the ODP's scope of practice and in accordance with generally accepted standards of dental practice.

Optional Dental Care. In all cases in which you and/or the Enrollee, after consultation with your Dentist, agree to more expensive Dental Care than customary, Delta Dental will pay the Coinsurance Percentage for the Dental Care which is usually given to fix the tooth to contour and function. You and/or the Enrollee shall pay the remainder of the Dentist's fee.

Predetermination and Prior Authorization do not guarantee payment. Payment is based on eligibility, benefits selected, and allowable charges at the time the Dental Care is provided. If Coordination of Benefits is involved, the amount of payment is subject to change based on the payment made by the primary carrier.

Services completed at the Enrollee's date of death will be paid in full to the limit of Delta Dental's liability.

When services for Dental Care in progress are interrupted and completed at a later date by another Dentist, Delta Dental will review the claim to decide what payment, if any, is due to each Dentist.

Specialized techniques such as precision attachments, overdentures and associated procedures, and personalizations or characterization are excluded. You and/or the Enrollee will need to pay for part of or the entire fee for these services.

Interpreter services are a covered benefit when they are done at the same time as other covered services. Interpreter services are a covered benefit for Pediatric Enrollees only.

Delta Dental programs provide amalgam (silver) and resin (white) restorations (fillings) for treatment of caries. If a white filling is performed, an allowance of the cost of a silver filling will be paid towards the cost of the white filling and the patient will be responsible for payment of the balance. If the teeth can be restored with such materials, any gold restorations, or crowns are considered optional. You and the Enrollee will need to pay for any additional fee.

Notice of sickness or of injury must be given to Delta Dental within twenty (20) days after the date when such sickness or injury occurred or as soon as reasonably possible. Failure to give notice within such time shall not invalidate nor reduce any claim, if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible.

Delta Dental, upon receipt of a notice of claim, will furnish to you such forms usually furnished by it for filing claims. If such forms are not furnished within fifteen (15) days after you give such notice, you shall be deemed to have complied with the requirements of this policy with the time fixed in the policy for
filing claims. Notice given by or on behalf of you to Delta Dental, or to any authorized agent of Delta Dental, with information sufficient to identify you, shall be deemed notice to Delta Dental.

(k) A completed claim must be furnished to Delta Dental within twenty-four (24) months from the date the Dentist provided Dental Care. No payment will be made on claims with dates of service in excess of the twenty-four (24) months.

(l) The Date of Incurred Liability is the date a service is subject to the Deductible, Co-Payment, Coinsurance Percentage, and limitations. Except as otherwise noted, the total cost of the service is applied to the Plan Year during which the service is completed, regardless of the Plan Year in which the service is started.

For services covered, Delta Dental’s payment for multiple visit procedures is based on the following dates.

(i) Crowns. The total cost for crowns is based on the date that the crown is cemented. Pediatric Enrollees under the age of twelve (12) need a Prior Authorization.

(ii) Fixed Partial Dentures. The total cost for fixed partial dentures is based on the date that the dentures are cemented.

(iii) Removable Complete and Partial Dentures. The total cost for removable complete and partial dentures is based on the date that the dentures are given to the patient.

(iv) Endodontics (root canal). The total cost for a root canal is based on when the tooth canal is filled.

(v) Implants for Enrollees age sixteen (16) and older. The total cost for implants is based on the date the implant was surgically placed.

(vi) Implant Prosthetics for Enrollees age sixteen (16) and older. The total cost for the implant prosthetic is based on the date that the prosthetic is cemented or given to the patient.

VII. Coordination of Benefits (Dual Coverage).

The Coordination of Benefits provision is designed to provide maximum coverage, but not to exceed 100% of the total fee for a given service. In the event that an Enrollee is entitled to benefits under any other health care program, the following Coordination of Benefits provision shall determine the sequence and extent of payment. Other health care programs may include any other sponsored plan or group insurance plan.

When an Enrollee is covered under another health care program, the following rules shall be followed to establish the order of determining liability.

1. When only one plan has a Coordination of Benefits provision, the plan without such provision shall determine its benefits first.

2. The plan covering an Enrollee solely as an employee shall determine its benefits before the plan which covers the Enrollee solely as a Dependent.
3. The plan covering the Enrollee solely as a Dependent of the parent whose birthdate occurs earlier in a calendar year shall determine its benefits before the plan covering the Enrollee solely as a Dependent of the parent whose birthdate occurs later in a calendar year ("Birthday Rule"). A parent's year of birth is not relevant. If both parents have the same birthdate (month and day) the benefits of the plan which covered the parent longer are determined before those of the plan which covered the other parent for a shorter period of time. If the other health care program does not use the Birthday Rule, then that plan's provisions will determine the order of liability.

4. If paragraphs 1 through 3 above do not establish an order of benefit determination, the benefits of the plan which has covered the Enrollee for the longer period of time shall be determined first.

5. Dependent Child Covered Under More Than One Plan. Unless there is a court decree stating otherwise, plans covering a dependent child shall determine the order of benefits as follows.
   a. For a dependent child whose parents are married or are living together.
      1. The plan of the parent whose birthday is earlier in the calendar year is the primary plan.
      2. If both parents have the same birthday, the plan that has covered the parent longest is the primary plan.
   b. For a dependent child whose parents are divorced, separated or do not live together, whether or not they have ever been married.
      1. If a court decree states that one of the parents is responsible for the child's health care expenses or health care coverage and the plan of that parent has actual knowledge of those terms, that plan is primary. If the parent with responsibility has no health care coverage for the child's health care expenses, but that parent's spouse does, that parent's spouse's plan is the primary plan. This item shall not apply with respect to any plan year during which benefits are paid or provided before the entity has actual knowledge of the court decree provision.
      2. If a court decree states that both parents are responsible for the child's health care expenses or health care coverage, the provisions of paragraph 5. a. shall determine the order of benefits.
      3. If a court decree states that the parents have joint custody without specifying that one parent is responsible for the child's health care expenses or health care coverage of the child, the provisions paragraph 5. a. shall determine the order of benefits.
      4. If there is no court decree allocating responsibility for the child's health care expenses or health care coverage, the order of benefits for the child are as follows:
         (i) The plan covering the custodial parent;
         (ii) The plan covering the custodial parent's spouse;
         (iii) The plan covering the non-custodial parent; and then
         (iv) The plan covering the non-custodial parent's spouse.
   c. For a child covered under more than one plan of individuals who are not the parents of the child, the order of benefits shall be determined under subparagraph a. or b. of this paragraph as if those individuals were parents of the child.
6. When Delta Dental is the first to determine its benefits under the foregoing, benefits hereunder shall be paid without regard to Coverage under any other plan. When Delta Dental is not the first to determine its benefits and there are remaining expenses of the type allowable, Delta Dental will pay only the amount by which its benefits exceed the amount of benefits payable under the other plan up to the amount Delta Dental would have paid without regard to the payment by the other plan or the amount of such remaining expenses, whichever is less. In other words, the combined payment of both plans will not exceed the total cost of the service.

Delta Dental may use reasonable efforts to determine the existence of other benefit programs but are not required to do so. The Enrollee is required to furnish Delta Dental with information relative to any other health care program in order to determine liability.

7. For the purpose of determining the applicability and implementing the terms of this provision in the Agreement, Delta Dental may release or obtain from any third party, without consent or notice, any information which it deems to be necessary to determine its liability. Delta Dental shall be free from any liability that might arise in relation to such action.

8. Multiple Coverage. When benefits are coordinated with another Delta Dental plan, or any other plan providing dental benefits, time limitations and frequency of service limitations will not change. Coverages for services for which a specified number are provided per a specified time period shall not be added together to provide more than the number of services specified per time period under this plan. For example, if each plan covers one cleaning in a six month period, the combined Coverages will still only cover one cleaning in any six month period. If such a service is covered under this plan, but has been paid for, whether in full or part, by another plan, such service will still be counted toward the maximum number of such services allowed per period under this plan.

9. Right of Recovery. Delta Dental has the right to recover from the payee excess benefit payments.

10. Subrogation. In the event of any payments for Dental Care under this Agreement, with the prior written approval of the Subscriber or Eligible Dependent, Delta Dental shall be subrogated to all the Subscriber’s or Eligible Dependent’s right of recovery thereof against any third person or organization who may be liable for such payment. The Subscriber or Eligible Dependents shall execute and deliver such instruments and papers and do whatever else is necessary to secure such rights. Such subrogation shall be on a just and equitable basis and not on the basis of a priority lien.

VIII. General Claims Inquiry.

After a claim is sent by your Dentist and processed by Delta Dental, you or the Enrollee will have access to an Explanation of Benefits. This notice will explain the benefits paid on your behalf, it will also let you know of any Denied or Not Billable to the Patient services, and give you the reason for any denial or why this service is not billable to you.

If you have any questions about your benefits, you may call Delta Dental at 603-223-1234. The toll-free number is 800-832-5700. You will be connected to our Customer Service.

The Customer Service Representative will need to know the claim number that is on your Explanation of Benefits. If that is not available, please give your Subscriber ID number and the date of treatment. This will allow a quick answer to your question.

IX. Disputed Claims Procedure.

If you have reason to believe your benefit determination was not in accordance with the terms of this policy, you have the option of using Northeast Delta Dental’s Disputed Claims Procedure. This may be requested within six (6) months of the date of Northeast Delta Dental’s original Explanation of Benefits. We recommend that your written request for a review of your claim be personally delivered or mailed certified mail, return receipt requested, to the Director, Professional Relations, Northeast Delta Dental, One Delta Drive, PO Box 2002, Concord, New Hampshire, 03302-2002. You may also submit your request by standard mail.

Your request for a review of your claim should refer to the claim(s) in question, state your name and address, and the reasons you think the denial should be evaluated. You may provide any additional materials you wish to present.

The Director, Professional Relations, or his/her designee, will promptly review your claim. He/her may request additional documents as necessary to make such a review. If the claim is Denied in any respect, you will be furnished with a written notice of the decision within thirty (30) days after receipt of the disputed claim. The notice will include:

1. The specific reason(s) for denial.
2. The specific reference to the provision of this Agreement upon which the denial is based.
If your request results in an additional payment, it will be made within fifteen (15) working days of the response from the Director, Professional Relations or his/her designee.

If you have not received a written response (within thirty (30) days as noted above), and/or disagree with the response received, you may proceed to the Disputed Claims Review Procedure in Section X. Your claim will remain in a Denied status pending the outcome of the review.

If you have any problem securing a review of your claim, you may also contact:

Community Health Options
Mail Stop 100
Atten: Member Services
PO Box 1121
Lewiston, Maine 04243
Telephone: 1-855-624-6463
Fax: 207-402-3745

OR

Department of Professional & Financial Regulation
Bureau of Insurance
#34 State House Station
Augusta, ME 04333-0034
800-300-5000 (toll free in Maine) or 207-624-8475
Fax: 207-624-8599
http://www.state.me.us/pfr/insurance/index.shtml

X. Disputed Claims Review Procedure.

After you have followed the Disputed Claims Procedure in Section IX, and still believe your benefit determination was not in accordance with the Agreement, you have the option of using Northeast Delta Dental’s Disputed Claims Review Procedure. This procedure allows you to request a review by the Review Committee regarding the continued denial of your claim. The Review Committee is composed of Participating Dentists, non-dentist members of the Board of Directors, and representatives of purchasers.

You or your authorized representative may appeal to the Review Committee by filing a request for review within one hundred eighty (180) days after denial of your claim following the Disputed Claims Procedure. We recommend that your written request should be sent certified mail to the Review Committee at Northeast Delta Dental’s address. You may also submit your request by standard mail. It must state the reasons for requesting a review. It should contain the issues, comments, and supporting materials stating why you believe the response of the Northeast Delta Dental Director, Professional Relations or his/her designee was incorrect. A decision will be provided within thirty (30) days after receipt of your request. The decision of the Review Committee will be in writing and will include specific reasons for the decision.

In addition, or as an alternative to the written request, you may request a hearing from the Review Committee to consider matters raised in your appeal. At the hearing, you are entitled to representation by a lawyer or other representative, to request a stenographer to transcribe the hearing, to present evidence, to request the testimony of witnesses and to cross-examine witnesses. You or your representative may review the policy and related pertinent documents. The hearing will be scheduled with prompt written notice to you no later than thirty (30) days after your request. A decision will be provided within thirty (30) days after the hearing. The decision of the Review Committee will be in writing and will include specific reasons for the decision.

Notice of Right to Appeal Your Health Insurer’s Final Decision.

You may have a legal right to have our decision reviewed by an organization that is neutral. This is called Independent External Review.
You must ask for this Independent External Review no later than one year after receiving the notice of internal review denial.

Call the Department of Professional & Financial Regulation at 800 300-5000 to ask for this review.

Department of Professional & Financial Regulation
Bureau of Insurance
#34 State House Station
Augusta, ME 04333-0034
800-300-5000 (toll free in Maine) or 207-624-8475

XI. General Conditions.

Transfer of Benefits Prohibited.

Benefits are personal and cannot be transferred from one Enrollee to another.

Right of Recovery.

Delta Dental will succeed to the Enrollee's right of recovery against any third person or organization that may be liable.

Physical Examinations.

In consideration of waiving a physical examination of you or your Dependent(s) and as a condition precedent to the approval of claims, Delta Dental shall be allowed to receive, to such extent lawful from any Dentist or from hospitals in which a Dentist’s service is provided. Such information and records relating to attendance of, or examination of, or treatment given to such person as may be required to process such claim. Delta Dental is responsible for such information and records. Delta Dental shall have the right to examine the insured, at its own expense, when and as often as it may reasonably require while a claim for the insured is pending. Delta Dental shall preserve the privacy of such information except as is necessary for the proper administration of Delta Dental plans.

Doctor-Patient Relationship.

You have the freedom to choose any Dentist or ODP. Dentists and ODPs providing services under the Agreement are independent contractors and will maintain the traditional doctor-patient relationship. The Dentist or ODP will be responsible to the patient for dental advice and treatment and any resulting liability.

Loss of Eligibility during Treatment.

If a Dependent loses their eligibility while receiving treatment, only covered services received while eligible will be considered for payment. A Dependent under your policy may lose eligibility if such person ceases to be eligible in accordance with the provision of Section II. 14. of this policy, and the policies of CoverMe.Gov.

Maintaining Your Privacy.

Delta Dental has always respected and preserved the privacy and confidentiality of Subscribers and their Dependents. As part of that protection, Delta Dental is in compliance with all state and federal laws regarding privacy of personal and health information is maintained.
By receiving coverage pursuant to this dental plan, each Pediatric Enrollee, including a parent or guardian in the case of a minor Dependent, agrees that, except as restricted by applicable state and federal laws, Northeast Delta Dental may have access to all dental and health records, and medical data from Dentists, ODPs, and other health care providers for reasons of essential insurance functions; claims administration; claims adjustment and the management, detection, investigation, or reporting of actual or potential fraud; misrepresentation or criminal activity; underwriting; policy placement or issuance; loss control; ratemaking and guaranty fund functions; reinsurance and excess loss insurance; risk management; case management; disease management; quality assurance; or quality improvement; performance evaluation; provider credentialing verification; utilization review; peer review activities; actuarial, scientific, medical or public policy research; grievance procedures; internal administration of compliance, managerial, and information systems; policyholder service functions; auditing; reporting; database security; administration of consumer disputes and inquiries; external accreditation standards; the replacement of a group benefit plan or workers’ compensation policy or program; activities in connection with a sale, merger, transfer or exchange of all or part of a business or operating unit.

For a copy of Delta Dental’s Notice of Privacy Practices, please visit our website www.nedelta.com. If you wish to have a copy mailed to you or have any questions about the privacy of your personal or health information, please contact:

Privacy Officer
Northeast Delta Dental
One Delta Drive
PO Box 2002
Concord, NH 03302-2002
800-537-1715

Entire Agreement; Amendment.

This Certificate of Insurance, together with the Contract Application, constitutes the entire contract of insurance. This Certificate of Insurance is subject to the Maine Bureau and CoverMe.Gov requirements and modifications. Additionally, we reserve the right to implement changes in American Dental Association (ADA) dental terminology and CDT codes and Delta Dental internal processing policies which do not materially affect the provisions of this Certificate. Any material change in this Certificate of Insurance shall be valid only if approved by the Maine Bureau and an executive officer of Delta Dental. Any material change evidenced by a written, signed amendment hereof or endorsement hereto. Any such amendment or endorsement will be provided to you at least sixty (60) days in advance of its effective date. No broker or agent has authority to change this Certificate of Insurance or waive any of its provisions.

Governing Law.

This policy is governed by and shall be construed according to, the laws of the state of Maine and its regulations. This dental plan is under the jurisdiction of the Superintendent of the Maine Bureau.

Notice of Legal Action.

You may not bring a legal action against Delta Dental under this policy until sixty (60) days after the notice of claim. No such action shall be brought after the expiration of three (3) years after the time written notice of claim is required to be furnished.

Nonwaiver of Rights: Severability.

Failure of Delta Dental to exercise any right or remedy under this policy in any instance will not affect its right to exercise that right or remedy in any future instance. Any condition, limitation, exclusion or other provision of this policy which is found to be illegal or unenforceable for any reason will not affect the remaining provisions of this policy.

Incontestability.

After three (3) years from the date of issue of this policy, no misstatements, except fraudulent misstatements, made by you in the application for such policy shall be used to void the policy or to deny a claim commencing after the expiration of such three (3) year period.
Cognitive Impairment or Functional Incapacity – Notice of Rights:

Under Maine law, a person with a mental or nervous disorder with a demonstrable organic origin causing cognitive impairment or functional incapacity, including, but not limited to, Pick’s Disease, Parkinson’s Disease, Huntington’s Chorea or Alzheimer’s Disease and related dementias (a “Cognitive Impairment or Functional Incapacity”) has certain rights with respect to his/her coverage under this policy. The following are a list of those rights.

(a) to designate a third party to receive notice of cancellation of this policy;
(b) to change the designated third party upon written request sent or given to Delta Dental;
(c) to reinstatement of this policy if the coverage was cancelled due to non-payment of premium or other default.

Within ten (10) days of a request by an insured, Delta Dental will mail or cause to be personally delivered a Third Party Notice Request Form. In the event that coverage under this policy is to be terminated, Delta Dental shall provide, in addition to any other notice to the insured required by law, a notice of the pending cancellation to any third party properly designated by a covered person having a Cognitive Impairment or Functional Incapacity. Such notice shall contain all information required by law and shall be at least twenty-one (21) days prior to the expiration of the payment grace period.

If a request for reinstatement of coverage is Denied, notice shall be provided to the subscriber, to any designated third party, and to the person making the request. The denial shall include notification of a thirty (30) day period once the denial is received during which a hearing before the Superintendent may be requested.

XII. Assignment of Benefits.

Benefits will be paid directly to a Participating Dentist. If the Dentist or Other Dental Provider does not participate with Delta Dental, payment will be made to the Subscriber unless the state in which the services were provided requires that assignment of benefits be honored. Delta Dental must receive written notice of an assignment on the claim form before payment for benefits is made.