Member handbooks and more are available at www.modahealth.com

Oregon Dental Service provides dental claims payment services only and does not assume financial risk or obligation with respect to payment claims.
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SECTION 1. WELCOME

This handbook describes the main features of the Public Employees’ Benefit Board (the Group) dental plan (the “Plan”).

The Plan itself is self-funded by the Group and ODS has been contracted to provide claims and other administrative services.

Members may direct questions to one of the numbers listed below or access tools and resources on Moda Health’s personalized member website, myModa, at www.modahealth.com. myModa is available 24 hours a day, 7 days a week allowing members to access plan information whenever it’s convenient.

ODS
P.O. Box 40384
Portland, Oregon 97240

Dental Customer Service Department
Portland  503-265-2965
Toll Free  888-217-2365
En Español  503-265-2963
Llamado Gratis  877-299-9063

Relay Service for the Hearing and Speech Impaired
711

ODS reserves the right to monitor telephone conversations and e-mail communications between its employees and its members for legitimate business purposes as determined by ODS. The monitoring is to ensure the quality and accuracy of the service provided by employees of ODS.

This handbook may be changed or replaced by the Group at any time, without the consent of any member. The most current handbook is available on myModa, accessed through the Moda Health website. All plan provisions are governed by the Group’s agreement with ODS. This handbook may not contain every plan provision.
SECTION 2. USING THE PLAN

The Preferred Option Dental Plan is the dental Preferred Provider Organization (PPO) selected by the Public Employees’ Benefit Board. Delta Dental Preferred Option Participating Providers are dental providers who contract to provide dental care to you and your enrolled dependents. By using a Delta Dental Preferred Option Participating Dentist your covered dental expenses will be paid at a higher rate.

ODS’ dental plans are easy to use and cost effective. Participating Delta Dental Preferred Option dentists contract to provide dental care to members. By using a participating Delta Dental Preferred Option dentist, covered dental expenses will be paid at a higher rate. If members choose a contracted dentist from the Delta Dental Preferred Provider Organization (PPO) Directory (available on Moda Health’s website at www.modahealth.com under “Find Care”, all of the paperwork takes place between ODS and the dentist’s office. For travelers and employees outside Oregon, ODS’ national affiliation with Delta Dental Plans Association provides offices and/or contacts in every state. Also, dental claims incurred any place in the world may be processed in Oregon.

Members needing dental care may go to any dental office. However, there are differences in reimbursement by ODS for participating Delta Dental Preferred Option dentists (in-network benefits) and participating Delta Dental Premier or non-participating dentists or dental care providers (out-of-network benefits). While a member may choose the services of any dentist, ODS does not guarantee the availability of any particular dentist.

At an initial appointment, members should tell the dentist that they have dental benefits through ODS. Members will need to provide their subscriber identification number and ODS group number to the dentist. These numbers are located on the I.D. card.

For expensive treatment plans, ODS provides a predetermination service. The dentist may submit a predetermination request to get an estimate of what the Plan would pay. The predetermination will be processed according to the Plan’s current benefits and returned to the dentist. The member and his or her dentist should review the information before beginning treatment.

For questions about the Plan, members should contact Customer Service. For questions about eligibility and enrollment, members should contact the Public Employees’ Benefit Board at 503-373-1102 or inquiries.pebb@state.or.us

This handbook describes the benefits of the Plan. It is the member’s responsibility to review this handbook carefully and to be aware of the Plan’s limitations and exclusions.

2.1 MEMBER RESOURCES

Public Employee’s Benefit Board (PEBB)
503-373-1102

Moda Health Website (log in to myModa)
www.modahealth.com
Dental Customer Service Department
Portland 503-265-2965; Toll-free 888-217-2365; En Español 503-265-2963; Llamado gratis 877-299-9063

Telecommunications Relay Service for the hearing impaired
711
SECTION 3. DEFINITIONS

Affidavit of Domestic Partnership means a signed document that attests the subscriber and one other eligible person meet the criteria in the definition of unregistered domestic partner.

Alveoloplasty is the surgical shaping of the bone of the upper or the lower jaw. It is performed most commonly in conjunction with the removal of a tooth or multiple teeth to have the gums heal smoothly for the placement of partial denture or denture.

Amalgam is a silver-colored material used in restoring teeth.

Anterior refers to teeth located at the front of the mouth. (tooth chart in Section 14)

Benefits means those covered services that are available under the terms of the Plan.

Bicuspid is a premolar tooth, between the front and back teeth. (tooth chart in Section 14)

Bridge is also called a fixed partial denture. A bridge replaces one or more missing teeth using a pontic (false tooth or teeth) permanently attached to the adjacent teeth. Retainer crowns (crowns placed on adjacent teeth) are considered part of the bridge.

Broken A tooth is considered broken when a piece or pieces of the tooth have been completely separated from the rest of the tooth. A tooth with cracks is not considered broken.

Cast Restoration includes crowns, inlays, onlays, and any other restoration to fit a specific member’s tooth that is made at a laboratory or dental office and cemented into the tooth.

Coinsurance means the percentages of covered expenses to be paid by a member.

Composite is a tooth-colored material used in restoring teeth.

Cost Sharing is the share of costs a member must pay when receiving a covered service, including deductible, copayments or coinsurance. Cost sharing does not include premiums, balance billing amounts for out-of-network providers or the cost of non-covered services.

Debridement is the removal of excess plaque. A periodontal ‘pre-cleaning’ procedure done when there is too much plaque for the dentist to perform an exam.

Deductible is the amount of covered expenses that are paid by a member before benefits are payable by the Plan.

Dentally Necessary means services that:

a. are established as necessary for the treatment or prevention of a dental injury or disease otherwise covered under the Plan;

b. are appropriate with regard to standards of good dental practice in the service area;

c. have a good prognosis; and/or

d. are the least costly of the alternative supplies or levels of service that can be safely provided. For example, coverage would not be allowed for a crown when a filling would be adequate to restore the tooth appropriately.
The fact that a dentist may recommend or approve a service or supply does not, of itself, make the charge a covered expense.

**Dentist** means a licensed dentist, to the extent that he or she is operating within the scope of his or her license as required under law within the state of practice.

**Denture Repair** is a procedure done to fix a complete, immediate, or partial denture. This includes adding a tooth to a partial denture, replacing a broken tooth in a denture, or fixing broken framework and/or base.

**Dependent** means any person who is eligible for coverage under the terms of the Plan because of a relationship to a subscriber.

**Domestic Partner** refers to a registered domestic partner and an unregistered domestic partner as follows;

a. **Registered Domestic Partner** means a person of the same sex joined with the subscriber in a partnership that has been registered in Oregon according to the Oregon Family Fairness Act.

b. **Unregistered Domestic Partner** means a person who has entered into a partnership with the subscriber that meets the following criteria (must have a PEBB Domestic Partner Affidavit on file with the employer):

   The domestic partner and subscriber
   i. are at least 18 years of age;
   ii. share a close personal relationship and are responsible for each other’s welfare;
   iii. are each other’s sole domestic partners;
   iv. are not legally married or registered under the Oregon Family Fairness Act and do not have a spouse or domestic partner.
   v. are not related by blood closer than would bar marriage in the State of Oregon;
   vi. were mentally competent to contract when their domestic partnership began; and
   vii. are jointly financially responsible for basic living expenses defined as the cost of food, shelter and any other expenses of maintaining a household. Financial information must be provided if requested.

**Eligible Employee** means any employee or former employee who has met the eligibility requirements to be enrolled under the Plan.

The **Group** is PEBB, the organization that has contracted with ODS to provide claims and other administrative services. It also means the Plan Sponsor.

**Group Health Plan** means any plan, fund or program established and maintained by the Group for the purpose of providing healthcare for its eligible persons or their dependents through insurance, reimbursement or otherwise. This dental benefit plan is a group health plan.

**Implant** is an artificial, permanent tooth root replacement used to replace a missing tooth or teeth. It is surgically placed into the upper or lower jaw bone and supports a single crown, fixed bridge, or partial or full denture.

**Implant Abutment** is an attachment used to connect an implant and an implant supported prosthetic device.
**Implant Supported Prosthetic** is a crown, bridge, or removable partial or full denture that is supported by or attached to an implant.

**Late Enrollee** means an individual who was previously eligible for coverage but was not enrolled.

**Maximum Plan Allowance** (MPA) is the maximum amount that the Plan will reimburse providers. For a Delta Dental Preferred Option dentist, the maximum amount is based on the Preferred Option Fee allowable. For a dentist participating only on the Premier Plan, the maximum amount is the dentist’s filed or contracted fee with ODS/Delta Dental. If the database does not contain a fee for a particular procedure in a particular area, the claim is referred to ODS’ Dental Consultant who determines a comparable code to the one billed. For non-participating dentists or dental care providers, the maximum amount is based on a per service average allowance of the participating Delta Dental Premier dentists’ filed or contracted fees. The non-participating dentist or dental care provider has the right to bill the difference between ODS’ maximum plan allowance and the actual charge. The difference will be the member’s responsibility.

**Member** means a subscriber, dependent of a subscriber or a person otherwise eligible for the Plan who has enrolled for coverage under the terms of the Plan.

**Non-participating Dentist or Dental Provider** means a dental provider who has not contracted as participating Delta Dental Preferred Option provider or as a participating Delta Dental Premier dentist. By using one of these providers, covered dental expenses will be paid at the out-of-network rate shown in Section 5. Non-participating dental providers are reimbursed at the lesser of the maximum plan allowance and the dental provider’s actual billed fees, and are subject to member deductible cost sharing.

**ODS** refers to Oregon Dental Service, a not-for-profit dental healthcare service contractor. ODS is the claims administrator of the Plan. References to ODS as paying claims or issuing benefits mean that ODS processes a claim and the Plan Sponsor reimburses ODS for any benefit issued.

**Participating Delta Dental Preferred Option Dentist** means a dentist who contracts in the preferred provider network (PPO) to provide dental care to members.

**Periodic Exam** is a routine exam (check-up), commonly performed every 6 months.

**Periodontal Maintenance** is a periodontal procedure for members who have previously been treated for periodontal disease. In addition to cleaning the visible surfaces of the teeth (as in prophylaxis) surfaces below the gum-line are also cleaned. This is a more comprehensive service than a regular cleaning (prophylaxis).

The **Plan** is the dental benefit plan sponsored and funded by the Group.

**Plan Sponsor** means the Group.

**Pontic** is an artificial tooth that replaces a missing tooth and is part of a bridge.

**Posterior** refers to teeth located toward the back of the mouth. (tooth chart in Section 14)

**Preferred Option Fee Schedule** means the amount negotiated between ODS and a participating Delta Dental Preferred Option dentist.
**Prophylaxis** is cleaning and polishing of all teeth.

**Reline** means the process of resurfacing the tissue side of a denture with new base material.

**Restoration** is the treatment that repairs a broken or decayed tooth. Restorations include, but are not limited to, fillings and crowns.

**Retainer** is a tooth used to support a prosthetic device (bridges, partial dentures or overdentures). Also see “**Implant Abutment**.”

**Subscriber** means any employee or former employee who is enrolled in the Plan.

**Veneer** is a layer of tooth-colored material attached to the surface of an anterior tooth to repair chips or cracks, fix gaps and change the shape and size of teeth. A **chairside veneer** is a restoration created in the dentist’s office. A **laboratory veneer** is a restoration that is created (cast) at a laboratory. Chairside and laboratory veneers may be paid at different benefit levels.

**Waiting Period** means the period that must pass before a late enrollee is eligible to receive benefits under the Plan for Basic and Major services and for Orthodontic services.
SECTION 4.  BENEFIT SUMMARY

<table>
<thead>
<tr>
<th>Calendar year maximum</th>
<th>$1,750.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calendar year deductible per individual</td>
<td>$ 50.00</td>
</tr>
<tr>
<td>Calendar year deductible entire family</td>
<td>$ 150.00</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Service</th>
<th>In Network Benefits</th>
<th>Out-of-Network Benefits</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preventive - Deductible Waived</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Examination/X-rays</td>
<td>100%</td>
<td>90%</td>
</tr>
<tr>
<td>Prophylaxis (cleanings)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fissure Sealants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basic - Deductible Applies</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Restorative Dentistry</td>
<td>1st year-80%</td>
<td>70%</td>
</tr>
<tr>
<td>Oral Surgery</td>
<td>2nd year-90%</td>
<td></td>
</tr>
<tr>
<td>Endodontics</td>
<td>3rd year-100%</td>
<td></td>
</tr>
<tr>
<td>Periodontics</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Major - Deductible Applies</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Bridges</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>Dentures</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Crowns</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Cast Restoration</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Implants</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Orthodontic Benefit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>$1,500 Lifetime Maximum</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

Note: Late enrollees (meaning individuals who were previously eligible for coverage but were not enrolled) have a 12 month waiting period for Basic and Major services and a 24 month waiting period for Orthodontic services. Late enrollees who enroll in this Plan directly from an ODS dental plan or another PEBB dental plan with 12 months of consecutive coverage without lapse are not subject to the waiting periods. (See section 8.3 for additional information).
SECTION 5. BENEFITS AND LIMITATIONS

The Plan covers the services listed when performed by a dentist or dental care provider (denturist or registered hygienist), and when determined to be necessary and customary by the standards of generally accepted dental practice for the prevention or treatment of oral disease or for accidental injury (accidental injury coverage is secondary to medical). ODS’ dental consultants and dental director shall determine these standards.

Payment of covered expenses is always limited to the maximum plan allowance. In no case will benefits be paid for services provided beyond the scope of a dentist’s or dental care provider’s license, certificate or registration. Services covered under the medical portion of a member’s plan will not be covered on this Plan except when related to an accident.

Benefits are determined based on a calendar year (January 1 through December 31) or portion thereof.

Covered dental services are outlined in 3 "classes" that start with preventive care and advance into specialized dental procedures.

Limitations may apply to these services, and are noted below. See Section 7 for exclusions.

<table>
<thead>
<tr>
<th>Deductible: $50.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per member (not to exceed $150.00 per family) per year, or portion thereof.</td>
</tr>
<tr>
<td>For PPO benefits, deductible applies to covered Basic and Major services.</td>
</tr>
<tr>
<td>For non-PPO benefits, deductible applies to covered Basic and Major services.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Maximum payment limit: $1,750.00</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per member per year, or portion thereof.</td>
</tr>
<tr>
<td>All covered services (Diagnostic, Preventive, Basic and Major) apply to maximum payment limit.</td>
</tr>
</tbody>
</table>

For In Network benefits, you must receive care from a dentist from the Delta Dental Preferred Option (Preferred Provider) Directory. Each family member may choose a different preferred dentist. If you receive care from a dentist not in the Preferred Provider Network, Out-of-Network coverage levels apply. Coverage levels are shown below:

5.1 DIAGNOSTIC AND PREVENTIVE SERVICES. COVERED SERVICES PAID AT 100% OF THE MAXIMUM PLAN ALLOWANCE FOR PPO BENEFITS AND 90% FOR NON-PPO BENEFITS.

5.1.1 Diagnostic

a. Diagnostic Services:
   i. Examination
   ii. Intra-oral x-rays to assist in determining required dental treatment.
b. **Diagnostic Limitations:**
   i. Periodic (routine) or comprehensive examinations or consultations are covered twice per year.
   ii. Complete series x-rays or a panoramic film is covered once in any 5-year period. This time period is calculated from the previous date of service.
   iii. Supplementary bitewing x-rays are covered once per year for children under 15 years of age and once in a two year period for persons age 15 years of age and older.
   iv. A member may qualify for a higher x-ray frequency based on the dentist’s assessment of the individual’s oral health and risk factors. (The maximum frequency, available only by dentist assessment, is bitewings twice per year; complete series or panoramic once in a 3-year period.)
   v. Separate charges for review of a proposed treatment plan or for diagnostic aids such as study models and certain lab tests are not covered.
   vi. Only the following x-rays are covered by the Plan: complete series or panoramic, periapical, occlusal, and bitewing.

5.1.2 **Preventive**

a. **Preventive Services:**
   i. Prophylaxis (cleanings)
   ii. Periodontal maintenance
   iii. Topical application of fluoride
   iv. Space maintainers
   v. Sealants

b. **Preventive Limitations:**
   i. Prophylaxis (cleaning) or periodontal maintenance is covered twice per year unless the dentist’s assessment of the individual’s oral health and risk factors indicates the need for more frequent cleanings. (The maximum frequency, available only by dentist assessment, is four cleanings per year.) Refer to section 5.2.4, Periodontal benefits, for frequency and limitations on periodontal maintenance.
   ii. Topical application of fluoride is covered twice per year for members age 18 and under. For members age 19 and over, topical application of fluoride is covered twice per year if there is recent history of periodontal surgery or high risk of decay due to medical disease or chemotherapy or similar type of treatment (poor diet or oral hygiene does not constitute a medical disease).
   iii. Sealant benefits are limited to the unrestored, occlusal surfaces of permanent molars. Benefits will be limited to one sealant per tooth during any 5-year period.
   iv. Space maintainers are a benefit once per space. Space maintainers for primary anterior teeth, missing permanent teeth or for members age 14 or over are not covered.

5.2 **Basic Services.**

Covered services paid at 80% of the maximum plan allowance the first calendar year an enrollee is eligible for PPO benefits.

Payment increases by 10% each successive year. To qualify for this 10% increase, the member must visit a PPO dentist at least once during the year. Failure to do so will cause a 10% reduction in payment for the next year, although payment never drops below 80%.
Basic services will be covered at 100% at the end of three years, assuming at least one visit to a PPO dentist each of these years.

**Covered services paid at 70% for non-PPO benefits. (There is no 10% increase provision).**

5.2.1 Restorative

a. **Restorative Services:**
   i. Provides amalgam fillings on posterior teeth and composite fillings on anterior teeth for the treatment of carious lesions (decay).

b. **Restorative Limitations:**
   i. Inlays are considered an optional service; an alternate benefit of an amalgam filling will be provided.
   ii. Crown buildups are considered to be included in the crown restoration cost. A buildup will be a benefit only if necessary for tooth retention.
   iii. Additional limitations when teeth are restored with crowns or cast restorations are in section 5.3.1.
   v. Composite, resin, or similar (tooth colored) restorations in posterior teeth are considered optional services. *If a composite or similar filling is used to restore posterior teeth, benefits are limited to the amount paid for an amalgam filling. The member is responsible for paying the difference.*

5.2.2 Oral Surgery

a. **Oral Surgery Services:**
   i. Extractions (including surgical),
   ii. Other minor surgical procedures,

b. **Oral Surgery Limitations:**
   i. A separate, additional charge for alveoloplasty done in conjunction with surgical removal of teeth is not covered.
   ii. Surgery on larger lesions or malignant lesions is not considered minor surgery.

5.2.3 Endodontic

a. **Endodontic Services:**
   i. Procedures for treatment of teeth with diseased or damaged nerves (for example, pulpal therapy and root canal filling).

b. **Endodontic Limitations:**
   i. A separate charge for cultures is not covered.
   ii. Pulp capping is covered only when there is exposure of the pulp.
   iii. Cost of retreatment of the same tooth by the same dentist within 24 months of a root canal is not eligible for additional coverage. The retreatment is included in the charge for the original care.
5.2.4 Periodontic

a. Periodontic Services:
   i. Treatment of diseases of the gums and supporting structures of the teeth and/or implants.

b. Periodontic Limitations:
   i. Periodontal scaling and root planing is limited to once per quadrant in any 24-month period.
   ii. Periodontal maintenance is not covered unless the dentist’s assessment of the individual’s oral health and risk factors indicates the need. (The highest frequency, available only by dentist assessment, is four prophylaxis and/or periodontal maintenance, per year.)
   iii. A separate charge for post-operative care done within 3 months following periodontal surgery is not covered.
   iv. Full mouth debridement is limited to once in a 3-year period and only if there has been no cleaning (prophylaxis, periodontal maintenance) within 24 months.

5.2.5 Anesthesia

a. Anesthesia Services:
   i. General anesthesia or IV sedation in conjunction with covered surgical procedures performed in a dental office.
   ii. General anesthesia or IV sedation when necessary due to concurrent medical conditions.

5.3 Major Services.
Covered services paid at 50% of the maximum plan allowance for PPO benefits and 50% for non-PPO benefits.

5.3.1 Restorative

a. Restorative Services:
   i. Cast restorations, such as crowns, onlays or lab veneers, necessary to restore decayed or broken teeth to a state of functional acceptability.

b. Restorative Limitations:
   i. Cast restorations (including pontics) are covered once in a 7-year period on any tooth. See section 5.2.1 for limitations on buildups.
   ii. Porcelain restorations are considered cosmetic dentistry if placed on the upper second or third molars or the lower first, second or third molars. Coverage is limited to gold without porcelain, and the member is responsible for paying the difference.
   iii. If a tooth can be restored with a material such as amalgam, but another type of restoration is selected by the member or dentist, covered expense will be limited to the cost of amalgam. Crowns are only a benefit if the tooth cannot be restored by a routine filling.
5.3.2 Prosthodontic

a. Prosthodontic Services:
   i. Bridges,
   ii. Partial and complete dentures,
   iii. Denture relines,
   iv. Repair of an existing prosthetic device
   v. Implants

b. Prosthodontic Limitations:
   i. A bridge or a full or partial denture will be covered once in a 7-year period and only if the tooth, tooth site, or teeth involved have not received a cast restoration benefit in the last 7 years.
   ii. Full, immediate and overdentures: If personalized or specialized techniques are used, the covered amount will be limited to the cost for a standard full denture. Temporary (interim or provisional) complete dentures are not covered.
   iii. Partial dentures: A temporary (interim) partial denture is only a benefit when placed within 2 months of the extraction of an anterior tooth or for missing anterior permanent teeth of members age 16 or under. If a specialized or precision device is used, covered expense will be limited to the cost of a standard cast partial denture. No payment is provided for cast restorations for partial denture retainer teeth unless the tooth requires a cast restoration due to being decayed or broken.
   iv. Denture adjustments, repairs, and relines: A separate, additional charge for denture adjustments, repairs, and relines done within 6 months after the initial placement is not covered. Subsequent relines will be covered once per denture in a 12-month period. Subsequent adjustments are limited to 2 adjustments per denture in a 12-month period.
   v. Tissue conditioning is covered no more than twice per denture in a 36-month period.
   vi. Surgical placement and removal of implants are covered. Implant placement and implant removal are limited to once per lifetime per tooth space. The Plan will also cover:
      A. The final crown and implant abutment over a single implant. This benefit is limited to once per tooth or tooth space in any 7-year period; or
      B. Provide an alternate benefit per arch of a full or partial denture for the final implant-supported full or partial denture prosthetic device when the implant is placed to support a prosthetic device. The frequency limitation for prosthetic devices will apply to this alternate benefit (once in any 7-year period); or
      C. The final implant-supported bridge retainer and implant abutment, or pontic. The benefit is limited to once per tooth or tooth space in any 7-year period.
      D. Implant-supported bridges are not covered if one or more of the retainers is supported by a natural tooth.
      E. These benefits or alternate benefits are not provided if the tooth, implant, or tooth space received a cast restoration or prosthodontic benefit, including a pontic, within the previous 7 years.
   vii. Fixed bridges or removable cast partial dentures are not covered for members under age 16.
viii. Porcelain restorations are considered cosmetic if placed on the upper second or third molars or the lower first, second, or third molars. Coverage is limited to a corresponding metallic prosthetic. The member is responsible for paying the difference.

### 5.4 General Limitation – Optional Services

If a more expensive treatment than is functionally adequate is performed, the Plan will pay the applicable percentage of the maximum plan allowance for the least costly treatment. The member will be responsible for the remainder of the dentist’s fee.

### 5.5 Participating Delta Dental Premier Dentists

Payment to participating Delta Dental Premier dentists will be based on the dentist’s filed or contracted fee with ODS/Delta Dental, or fees actually charged, whichever is less.

### 5.6 Non-Participating Dentists

The amounts payable for services of a non-participating dentist or dental care provider are limited to the applicable percentages specified in the Plan for corresponding services in the non-participating dentist fee schedule. The allowable fee in states other than Oregon shall be that state’s Delta Affiliate’s non-participating dentist allowance.
SECTION 6. ORTHODONTIC BENEFIT

6.1 ORTHODONTIC BENEFIT

Orthodontic services are a benefit for members. Late enrollees have a 24-month waiting period for this benefit.

Orthodontic services are defined as the procedures of treatment for correcting malocclusioned teeth.

The Plan will pay 50% toward covered orthodontic services, up to the orthodontic lifetime maximum benefit of $1,500.00 per member. This lifetime maximum is not included in the dental plan maximum.

If the Plan has a deductible, it does not apply to orthodontic services.

6.2 LIMITATIONS

The Plan’s obligation to make payments for treatment will end when treatment stops for any reason prior to completion, or upon termination of eligibility or of the Plan.

Repair or replacement of an appliance furnished under the Plan is not covered.

If treatment began before the member was eligible under the Plan, the Plan will base its obligation on the balance of the dentist’s normal payment pattern. The orthodontic maximum will apply to this amount.

Late Enrollees have a 24-month waiting period.
SECTION 7. EXCLUSIONS

In addition to the limitations and exclusions described elsewhere in the Plan, the following services, procedures and conditions are not covered, even if otherwise dentally necessary, if they relate to a condition that is otherwise covered by the Plan, or if recommended, referred, or provided by a dentist or dental care provider.

Anesthesia or Sedation
General anesthesia and/or IV sedation except as stated in section 5.2.5.

Anesthetics, Analgesics, Hypnosis, and Medications
Including nitrous oxide, local anesthetics or any other prescribed drugs are excluded.

Benefits Not Stated
Services or supplies not specifically described in this handbook as covered dental services.

Claims Not Submitted Timely
Claims submitted more than 12 months after the date of service, except as stated in section 9.1.

Congenital or Developmental Malformations
Including treatment of cleft palate, maxillary and/or mandibular (upper and lower jaw) malformations, enamel hypoplasia, and fluorosis (discoloration of teeth). Except orthodontia for treatment of cleft palate may be covered.

Cosmetic Services

Experimental or Investigational Procedures
Including expenses incidental to or incurred as a direct consequence of such procedures.

Facility Fees
Including additional fees charged by the dentist for hospital, extended care facility or home care treatment.

Gnathologic Recordings

Illegal Acts, Riot or Rebellion
Services and supplies for treatment of an injury or condition caused by or arising out of a member’s voluntary participation in a riot, armed invasion or aggression, insurrection, or rebellion or arising directly from an illegal act.

Instructions or Training
Including plaque control and oral hygiene or dietary instruction.

Localized Delivery of Antimicrobial Agents

Missed Appointment Charges
Never Events
Services and supplies related to never events, which are events that should never happen while receiving services in a dental office, including but not limited to removing a non-diseased tooth structure or performing a procedure on the wrong patient or wrong tooth.

Periodontal Charting

Precision Attachments

Rebuilding or Maintaining Chewing Surface; Stabilizing Teeth
Including services only to prevent wear or protect worn or cracked teeth. Such services include increasing vertical dimension, equilibration, periodontal splinting, and nightguards (occlusal guard).

Services on Tongue, Lip, or Cheek

Services Otherwise Available
Including:

a. Those compensable under workers' compensation or employer's liability laws;
b. Those provided by any city, county, state or federal law, except for Medicaid coverage;
c. Those provided, without cost to the member, by any municipality, county or other political subdivision or community agency, except to the extent that such payments are insufficient to pay for the applicable covered dental services provided under the Plan;
d. Any condition, disease, ailment, injury or diagnostic service to the extent that benefits are provided or would have been provided had the member enrolled, applied or maintained eligibility for such benefits under Title XVIII of the Social Security Act, as amended; or
e. Those provided under separate contracts that are used to provide coordinated coverage for covered persons in a group and are considered parts of the same plan.

Services Provided By a Relative
Relatives, for the purpose of this exclusion, include member or a spouse, domestic partner, child, sibling, or parent of a member or his or her spouse or domestic partner.

Taxes
A separate charge for taxes is not covered.

Third Party Liability Claims
Services and supplies for treatment of illness or injury for which a third party is or may be responsible, to the extent of any recovery received from or on behalf of the third party. Includes benefits payable under any automobile medical, personal injury protection (PIP), automobile no fault, underinsured or uninsured, homeowner, commercial premises coverage, or similar contract or insurance, when such contract or insurance is issued to, or makes benefits available to, a member, whether or not such benefits are requested. (See section 9.3.2).

TMJ
Treatment of any disturbance of the temporomandibular joint (TMJ).
**Treatment After Coverage Terminates**
Except for Major Services which were ordered and fitted while still eligible, and then only if such items are cemented within 31 days after a member’s eligibility ends. This provision is not applicable if the Group transfers its plan to another carrier.

**Treatment Before Coverage Begins**

**Treatment Not Dentally Necessary**
Including services:

a. not established as necessary for the treatment or prevention of a dental injury or disease otherwise covered under the Plan;
b. that are inappropriate with regard to standards of good dental practice;
c. with poor prognosis.
SECTION 8. ELIGIBILITY

The Public Employees' Benefit Board (PEBB) eligibility rules are governed under provisions of the Oregon Administrative Rules, Chapter 101. Employees should refer to the PEBB Summary Plan Description for detailed information on eligibility and program requirements.

SPECIAL RULES REGARDING DENTAL INSURANCE ENROLLMENT

8.1 Employees who participate in the PEBB Medical Only Opt Out must enroll in at least employee-only dental coverage.

8.2 Employees may enroll eligible family members in dental coverage. The family members enrolled in dental coverage do not have to match the family members enrolled in medical coverage. Employees may enroll family members within 30 days of a qualified midyear change event. The qualifying change event and the requested enrollment must be consistent under IRS rules. Family members added due to a midyear change event are not subject to the waiting period limitations. (See 8.3, below).

8.3 NOTE: The waiting period applies to coverage for eligible family members if you:

   a. Wait until an open enrollment period to enroll them;
   b. You remove family members from the dental policy for a period of 12 months or more and then re-enroll them during open enrollment; or
   c. You and your spouse or domestic partner are both eligible PEBB members enrolled individually on the dental plan, and only you cover your children, and the children are later enrolled on your spouse’s or domestic partner’s dental plan during open enrollment.

8.4 Employees who change from one dental plan to another during the open enrollment period or due to a move out of service area are not subject to the waiting period.

8.5 Late enrollees who enroll in this Plan directly from an ODS dental plan or another PEBB dental plan with 12 months of consecutive coverage without lapse are not subject to the waiting periods. Please contact ODS at 503-265-2865 if this applies.

8.6 Employees whose family members involuntarily lose coverage on another group dental plan may add their family members to their dental plan within 30 days of loss of dental coverage. Individuals enrolled under this provision are not subject to the waiting periods.
SECTION 9. CLAIMS ADMINISTRATION AND PAYMENT

9.1 SUBMISSION AND PAYMENT OF CLAIMS

9.1.1 Claim Submission
In no event, except absence of legal capacity or in the case of a Medicaid claim, is a claim valid if submitted later than 12 months from the date the expense was incurred. Claims submitted by Medicaid must be sent to ODS within 3 years after the date the expense was incurred.

9.1.2 Explanation of Benefits (EOB)
Soon after receiving a claim, ODS will report its action on the claim by sending the member a document called an Explanation of Benefits (EOB). Members are encouraged to access their EOBs electronically by signing up through myModa. The Explanation of Benefits will indicate if a claim has been paid, denied, or accumulated toward satisfying the deductible, if any. If all or part of a claim is denied, the reason will be stated in the EOB.

If a member does not receive an EOB or an email indicating that an EOB is available within a few weeks of the date of service, this may indicate that ODS has not received the claim. To be eligible for reimbursement, claims must be received within the claim submission period explained in section 9.1.1.

9.1.3 Claim Inquiries
ODS Customer Service can answer questions about how to file a claim, the status of a pending claim, or any action taken on a claim. ODS will respond to an inquiry within 30 days of receipt.

9.2 APPEALS

9.2.1 Definitions
For purposes of section 9.2, the following definitions apply:

Adverse Benefit Determination means a written notice from ODS, in the form of a letter or an Explanation of Benefits (EOB), or any of the following: a denial, reduction, or termination of, or a failure to provide or make payment (in whole or in part) for a benefit, including one based on a determination of a member’s eligibility to participate in the Plan and one resulting from the application of any utilization review, as well as a failure to cover an item or service for which benefits are otherwise provided because it is determined to be experimental or investigational or not necessary and customary by the standards of generally accepted dental practice for the prevention or treatment of oral disease or accidental injury.

Appeal is a written request by a member or his or her representative for ODS to review an adverse benefit determination.

Utilization Review means a system of reviewing the dental necessity, appropriateness, or quality of dental care services and supplies using specific guidelines, including certification, the application of practice guidelines, and retrospective review. An adverse benefit determination that the item or service is not dentally necessary or appropriate, is investigational or experimental, or in which the decision as to whether a benefit is covered involved a dental judgment is a utilization review decision.
9.2.2 Time Limit for Submitting Appeals
Members have **180 days** from the date of an adverse benefit determination to submit an initial written appeal. If an appeal is not submitted within the timeframes outlined in this section, the rights to the appeal process will be lost.

9.2.3 The Review Process
The Plan has a 2-level internal review process consisting of a first level and a second level appeal. ODS’ response time to an appeal is based on the nature of the claim as described below.

<table>
<thead>
<tr>
<th>The timelines addressed in the sections below do not apply when the member does not reasonably cooperate or circumstances beyond the control of either party prevents that party from complying with the standards set, but only if the party who is unable to comply gives notice of the specific circumstances to the other party when the circumstances arise.</th>
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9.2.4 First Level Appeal
Before filing an appeal, it may be possible to resolve a dispute with a phone call to Customer Service. Otherwise, an appeal must be submitted in writing. If necessary, Customer Service can provide assistance filing an appeal. Written comments, documents, records, and other information relating to the claim for benefits may be submitted. Upon request and free of charge, the member may have reasonable access to, and copies of, all documents, records, and other information relevant to the claim for benefits. ODS will acknowledge receipt of the written appeal within 7 days and conduct an investigation by persons who were not previously involved in the original determination. The investigation will be completed within 30 days of receipt of the appeal.

When an investigation has been completed, ODS will send a written notice of the decision to the member, including the basis for the decision. If applicable, the notice will include information on the right to a second level appeal.

9.2.5 Second Level Appeal
A member who disagrees with the decision regarding the first level appeal may request a review of the decision. The second level appeal must be submitted in writing within 60 days of the date of ODS’ action on the first level appeal. Investigations and responses to a second level appeal will be by persons who were not involved in the initial determinations. The member will have the option to submit written comments, documents, records and other information related to the case that were not previously submitted.

Investigations and responses to a second level appeal will follow the same timelines outlined in section 9.2.4. ODS will notify the member in writing of the decision, including the basis for the decision.

9.3 Benefits Available From Other Sources
Sometimes dental expenses may be the responsibility of someone other than the Plan.

9.3.1 Coordination of Benefits (COB)
This provision applies when a member has healthcare coverage under more than one plan. A complete explanation of COB is in Section 10.
9.3.2 Third-Party Liability

A member may have a legal right to recover benefit or healthcare costs from a third party as a result of an illness or injury for which benefits or healthcare costs were paid by the Plan. For example, a member who is injured may be able to recover the benefits or healthcare costs from a person or entity responsible for the injury or from an insurer, including different forms of liability insurance, or uninsured motorist coverage or under-insured motorist coverage. As another example, a member may become sick or be injured in the course of employment, in which case the employer or a workers’ compensation insurer may be responsible for healthcare expenses connected with the illness or injury. If the Plan makes an advance payment of benefits, as described below, it is entitled to be reimbursed for any benefits it paid that are associated with any illness or injury that are or may be recoverable from a third party or other source. Amounts received by the Plan through these recoveries help reduce the cost of premiums and providing benefits.

Payment of benefits where a third party may be legally liable is excluded under the terms of the Plan. Because recovery from a third party may be difficult and take a long time, as a service to the member, the Plan will pay a member’s expenses based on the understanding and agreement that the member is required to honor the Plan’s subrogation rights as discussed below, and, if requested, to reimburse the Plan in full from any recovery the member may receive, no matter how the recovery is characterized.

Upon claiming or accepting benefits, or the provision of benefits, under the terms of the Plan, the member agrees that the Plan has the remedies and rights described in this section. The Plan may elect to seek recovery under one or more of the procedures outlined in this section. The member agrees to do whatever is necessary to fully secure and protect, and to do nothing to prejudice, the Plan’s right of reimbursement or subrogation as discussed in this section. ODS has the sole discretion to interpret and construe these reimbursement and subrogation provisions.

9.3.2.1 Definitions:

For purposes of section 9.3.2, the following definitions apply:

**Benefits** means any amount paid by the Plan, or submitted to ODS for payment to or on behalf of a member. Bills, statements or invoices submitted to ODS by a provider of services, supplies or facilities to or on behalf of a member are considered requests for payment of benefits by the member.

**Third Party Claim** means any claim, lawsuit, settlement, award, verdict, judgment, arbitration decision or other action against a third party (or any right to assert the foregoing) by or on behalf of a member, regardless of how the claims, damages or recovery funds are characterized. (For example, a member who has received payment of dental/medical expenses from the Plan may file a third party claim against the party responsible for the member’s injuries, but only seek the recovery of non-economic damages. In that case, the Plan is still entitled to recover benefits as described in section 9.3.2.)

**Third Party** means any person or entity responsible for the injury or illness, or the aggravation of an injury or illness, of a member. Third party includes any insurer of such person or entity, including different forms of liability insurance, or any other form of insurance that may pay money to or on behalf of the member including uninsured motorist coverage, under-insured motorist coverage, premises med-pay coverage, personal injury protection (PIP) coverage, and workers’ compensation insurance.
Recovery Funds means any amount recovered from a third party.

9.3.2.2 Subrogation
Upon payment by the Plan, the Plan shall be subrogated to all of the member’s rights of recovery. The member shall do whatever is necessary to secure such rights and do nothing to prejudice them.

The Plan may pursue the third party in its own name, or in the name of the member. The Plan is entitled to all subrogation rights and remedies under the common and statutory law, as well as under the Plan.

9.3.2.3 Right of Recovery
In addition to its subrogation rights, the Plan may, at its sole discretion and option, ask that a member, and his or her attorney, if any, protect its reimbursement rights. The following rules apply to this right of recovery:

a. The member holds any rights of recovery against the third party in trust for the Plan, but only for the amount of benefits the Plan paid for that illness or injury.

b. The Plan is entitled to receive the amount of benefits it has paid for that illness or injury out of any settlement or judgment that results from exercising the right of recovery against the third party. This is so regardless of whether the third party admits liability or asserts that the member is also at fault. In addition, the Plan is entitled to receive the amount of benefits it has paid whether the healthcare expenses are itemized or expressly excluded in the third party recovery.

c. If the Plan asks the member and his or her attorney to protect its reimbursement rights under this section, then the member may subtract from the money to be paid back to the Plan a proportionate share of reasonable attorney fees as an expense for collecting from the other party.

d. ODS may ask the member to sign an agreement to abide by the terms of this section. The Plan will not be required to pay benefits for the illness or injury until the agreement is properly signed and returned.

e. This right of recovery includes the full amount of the benefits paid or pending payment by the Plan out of any recovery made by the member from the third party, including, without limitation, any and all amounts from the first dollars paid or payable to the member (including his or her legal representatives, estate or heirs, or any trust established for the purpose of paying for the future income, care or medical expenses of the member), regardless of the characterization of the recovery, whether or not the member is made whole, or whether or not any amounts are paid or payable directly by the third party, an insurer or another source. The Plan’s recovery rights will not be reduced due to the member’s own negligence.

f. If it is reasonable to expect that the member will incur future expenses for which benefits might be paid by the Plan, the member shall seek recovery of such future expenses in any third party claim.

9.3.2.4 Motor Vehicle Accidents
Any expense for injury or illness that results from a motor vehicle accident and is payable under a motor vehicle insurance policy is not a covered benefit and will not be paid by the Plan.
If a claim for dental care expenses arising out of a motor vehicle accident is filed with ODS and motor vehicle insurance has not yet paid, then the Plan may advance benefits, subject to sections 9.3.2.2 and 9.3.2.3.

In addition, in third party claims involving the use or operation of a motor vehicle, the Plan, at its sole discretion and option, is entitled to seek reimbursement under the Personal Injury Protection statutes of the state of Oregon, including ORS 742.534, ORS 742.536, or ORS 742.538, or under applicable state law.

9.3.2.5 Additional Third Party Liability Provisions
In connection with the Plan’s rights as discussed in the above sections, members shall do one or more of the following and agree that the Plan may do one or more of the following, at its discretion:

a. If a member seeks payment by the Plan of any benefits for which there may be a third party claim, the member shall notify ODS of the potential third party claim. The member has this responsibility even if the first request for payment of benefits is a bill or invoice submitted to ODS by the member’s provider.

b. Upon request from ODS, the member shall provide all information available to the member, or any representative or attorney representing the member, relating to the potential third party claim. The member and his or her representatives are obligated to notify ODS in advance of any claim (written or oral) and/or any lawsuit made against a third party seeking recovery of any damages from the third party, whether or not the member is seeking recovery of benefits paid by the Plan from the third party.

c. In order to receive an advance payment of benefits pursuant to section 9.3.2, the Plan requires any member seeking payment of benefits by the Plan, and if the member is a minor or legally incapable of contracting, then the member’s parent or guardian, to fill out, sign and return to ODS a Third Party Reimbursement Questionnaire and Agreement, which includes a questionnaire about the accident and the potential third party claim. If the member has retained an attorney, then the attorney must also sign the agreement.

d. The member shall cooperate with the Plan to protect its recovery rights, and in addition, but not by way of limitation, shall:

   i. Sign and deliver any documents the Plan reasonably requires to protect its rights;
   ii. Provide any information to ODS relevant to the application of the provisions of section 9.3.2, including dental/medical information (doctors’ reports, chart notes, diagnostic test results, etc.), settlement correspondence, copies of pleadings or demands, and settlement agreements, releases or judgments; and
   iii. Take such actions as ODS may reasonably request to assist the Plan in enforcing its third party recovery rights.

e. By accepting payment of benefits by the Plan, the member agrees that the Plan has the right to intervene in any lawsuit or arbitration filed by or on behalf of a member seeking damages from a third party.

f. The member agrees that ODS may notify any third party, or third party’s representatives or insurers, of the Plan’s recovery rights described in section 9.3.2.
g. Even without the member’s written authorization, ODS may release to, or obtain from, any other insurer, organization or person, any information it needs to carry out the provisions of section 9.3.2.

h. Section 9.3.2 applies to any member for whom advance payment of benefits is made by the Plan whether or not the event giving rise to the member’s injuries occurred before the member became covered by the Plan.

i. If the member continues to receive dental/medical treatment for an illness or injury after obtaining a settlement or recovery from a third party, the Plan will provide benefits for the continuing treatment of that illness or injury only to the extent that the member can establish that any sums that may have been recovered from the third party have been exhausted.

j. If the member or the member’s representatives fail to do any of the foregoing acts at ODS’ request, then the Plan has the right to not advance payment of benefits or to suspend payment of any benefits for or on behalf of the member related to any sickness, illness, injury or dental/medical condition arising out of the event giving rise to, or the allegations in, the third party claim. In exercising this right, the Plan may notify dental/medical providers seeking authorization or prior authorization of payment of benefits that all payments have been suspended, and may not be paid.

k. Coordination of benefits (where the member has dental/medical coverage under more than one plan or health insurance policy) is not considered a third party claim.

l. If any term, provision, agreement or condition of section 9.3.2 is held by a court of competent jurisdiction to be invalid or unenforceable, the remainder of the provisions shall remain in full force and effect and shall in no way be affected, impaired or invalidated.
SECTION 10. COORDINATION OF BENEFITS

Coordination of Benefits (COB) occurs when a member has dental coverage under more than one plan.

10.1 DEFINITIONS

For purposes of Section 10, the following definitions apply:

**Plan** means any of the following that provides benefits or services for dental care or treatment. If separate contracts are used to provide coordinated coverage for covered persons in a group, the separate contracts are considered parts of the same plan and there is no COB among those separate contracts.

Plan includes:

a. Group insurance contracts and group-type contracts;

b. HMO (health maintenance organization) coverage;

c. Coverage under a labor-management trustee plan, a union welfare plan, an employer organization plan or an employee benefits plan;

d. Medicare or other government programs, other than Medicaid, and any other coverage required or provided by law; or

e. Other arrangements of insured or self-insured group or group-type coverage.

Plan does not include:

a. Fixed indemnity coverage;

b. Accident-only coverage;

c. Specified disease or specified accident coverage;

d. School accident coverage;

e. Medicare supplement policies;

f. Medicaid policies; or

g. Coverage under other federal governmental plans, unless permitted by law.

Each contract or other arrangement for coverage described above is a separate plan. If a plan has 2 parts and COB rules apply to only one of the 2, each of the parts is treated as a separate plan.

**Complying plan** is a plan that complies with these COB rules.

**Non-complying plan** is a plan that does not comply with these COB rules.

**Claim** means a request that benefits of a plan be provided or paid.

**Allowable expense** means a dental expense, including cost sharing, that is covered at least in part by any plan covering the member. When a plan provides benefits in the form of a service rather than cash payments, the reasonable cash value of the service will also be considered an allowable expense and a benefit paid. An expense that is not covered by any plan covering the member is not an allowable expense. In addition, any expense that a provider by law or in accordance with a contractual agreement is prohibited from charging a member is not an allowable expense.
The following are examples of expenses that are not allowable expenses:

- The amount of the reduction by the primary plan because a member has failed to comply with the plan provisions concerning second opinions or prior authorization of services, or because the member has a lower benefit due to not using an in-network provider;
- Any amount in excess of the highest reimbursement amount for a specific benefit, if a member is covered by 2 or more plans that compute their benefit payments on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology;
- Any amount in excess of the highest of the negotiated fees, if a member is covered by 2 or more plans that provide benefits or services on the basis of negotiated fees;
- If a member is covered by one plan that calculates its benefits or services on the basis of usual and customary fees or relative value schedule reimbursement methodology and another plan that provides its benefits or services on the basis of negotiated fees, the primary plan’s arrangement shall be the allowable expense for all plans. However, if the provider has contracted with the secondary plan to provide the benefit or service for a specific negotiated fee or payment amount that is different than the primary plan’s payment arrangement and if the provider’s contract permits, the negotiated fee or payment shall be the allowable expense used by the secondary plan to determine its benefits.

This Plan is the group dental benefit plan that provides benefits for dental expenses to which the COB provision applies and which may be reduced because of the benefits of other plans. Any other part of the group health plan providing dental benefits is separate from this Plan. The group health plan may apply one COB provision to certain benefits, coordinating only with similar benefits, and may apply another COB provision to coordinate other benefits.

Closed panel plan is a plan that provides dental benefits to covered persons primarily in the form of services through a network of providers that have contracted with or are employed by the plan, and that excludes coverage for services provided by other providers, except in cases of emergency or referral by an in-network provider.

Custodial parent is the parent awarded custody by a court decree or, in the absence of a court decree, is the parent with whom the child resides more than one half of the calendar year excluding any temporary visitation.

10.2 How COB Works

If the member is covered by another plan or plans, the benefits under this Plan and the other plan(s) will be coordinated. This means one plan pays its full benefits first, then and other plans pay. The order of benefit determination rules govern the order in which each plan will pay a claim for benefits.

The primary plan (the plan that pays benefits first) pays the benefits that would be payable under its terms in the absence of this provision.

The secondary plan (the plan that pays benefits after the primary plan) will reduce the benefits it pays so that payments from all plans do not exceed 100% of the total allowable expense.
This Plan will coordinate with a plan that is “excess” or “always secondary” or that uses order of benefit determination rules that are inconsistent with those contained in OAR 836-020-0770 to 836-020-0805 (non-complying plan) on the following basis:

a. If this Plan is primary, it will provide its benefits first.
b. If this Plan is secondary and the non-complying plan does not provide its primary payment information within a reasonable time after it is requested to do so, this Plan will assume that the benefits of the non-complying plan are identical to this Plan's benefits. This Plan will provide its benefits first, but the amount of the benefits payable shall be determined as if this Plan were the secondary plan.
c. If the non-complying plan reduces its benefits so that the member receives less in benefits than he or she would have received had this Plan provided its benefits as the secondary plan and the non-complying plan provided its benefits as the primary plan, then this Plan shall advance additional benefits equal to the difference between the amount that was actually paid and the amount that should have been paid if the non-complying plan had not improperly reduced its benefits. Additional payment will be limited so that this Plan will not pay any more than it would have paid if it had been the primary plan. In consideration of such an advance, this Plan shall be subrogated to all rights of the member against the non-complying plan.

10.3 ORDER OF BENEFIT DETERMINATION (WHICH PLAN PAYS FIRST?)

The first of the following rules that applies will govern:

a. Non-dependent/Dependent. If a plan covers the member as other than a dependent, for example, an employee, member of an organization, primary insured, or retiree, then that plan will determine its benefits before a plan which covers the member as a dependent.
b. Dependent Child/Parents Married, Registered under the Oregon Family Fairness Act, or Living Together. If the member is a dependent child whose parents are married, registered under the Oregon Family Fairness Act, or are living together whether or not they have ever been married or registered under the Oregon Family Fairness Act, the plan of the parent whose birthday falls earlier in the calendar year is the primary plan. If both parents' birthdays are on the same day, the plan that has covered the parent the longest is the primary plan. (This is called the ‘Birthday Rule’.)
c. Dependent Child/Parents Separated or Divorced or Not Living Together. If the member is a dependent child of divorced or separated parents, or parents not living together whether or not they have ever been married or registered under the Oregon Family Fairness Act, then the following rules apply:
   i. If a court decree states that one of the parents is responsible for the healthcare expenses of the child, and the plan of that parent has actual knowledge of those terms, that plan is primary. This rule applies to plan years commencing after the plan is given notice of the court decree.
   ii. If a court decree states that both parents are responsible for the healthcare expenses of the child, or that the parents have joint custody without specifying that one parent is responsible, the ‘birthday rule’ described above applies.
   iii. If there is not a court decree allocating responsibility for the child’s healthcare expenses, the order of benefits is as follows:
      A. The plan covering the custodial parent;
      B. The plan covering the spouse or domestic partner of the custodial parent;

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C. The plan covering the non-custodial parent; and then
D. The plan covering the spouse or domestic partner of the non-custodial parent.

d. **Dependent Child Covered by Individual Other than Parent.** For a dependent child covered
under more than one plan of persons who are not the parents of the child, the first
applicable provision (b. or c.) above shall determine the order of benefits as if those persons
were the parents of the child.

e. **Active/Retired or Laid Off Employee.** The plan that covers a member as an active
employee, that is, one who is neither laid off nor retired (or as that employee’s dependent)
determines its benefits before those of a plan that covers the member as a laid off or retired
employee (or as that employee’s dependent). If the other plan does not have this rule, and
if, as a result, the plans do not agree on the order of the benefits, this rule is ignored.

f. **COBRA or State Continuation Coverage.** If a member whose coverage is provided under
COBRA or under a right of continuation provided by state or other federal law is covered
under another plan, the plan covering the member as an employee, member of an
organization, subscriber, or retiree or as a dependent of the same, is the primary plan and
the COBRA or other continuation coverage is the secondary plan. If the other plan does not
have this rule, and if, as a result, the plans do not agree on the order of the benefits, this
rule is ignored.

g. **Longer/Shorter Length of Coverage.** The plan that covered a member longer is the primary
plan and the plan that covered the member for the shorter period of time is the secondary
plan.

h. **None of the Above.** If the preceding rules do not determine the order of benefits, the
allowable expenses shall be shared equally between the plans. In addition, this Plan will not
pay more than it would have paid had it been the primary plan.

### 10.4 Effect on the Benefits of This Plan

In determining the amount to be paid for any claim, the secondary plan will calculate the benefits it
would have paid in the absence of other dental coverage and apply that calculated amount to any
allowable expense under its plan that is unpaid by the primary plan. The secondary plan shall credit
to its plan deductible any amounts it would have credited to its deductible in the absence of other
dental coverage.

If the primary plan is a closed panel plan and the member uses an out-of-network provider, the
secondary plan shall provide benefits as if it were the primary plan, except for emergency services
or authorized referrals that are paid or provided by the primary plan.

### 10.5 ODS’ Right to Collect and Release Needed Information

In order to receive benefits, the member must give ODS any information needed to pay benefits.
ODS may release to or collect from any person or organization any needed information about the
member.

### 10.6 Correction of Payments

If benefits that this Plan should have paid are instead paid by another plan, this Plan may reimburse
the other plan. Amounts reimbursed are plan benefits and are treated like other plan benefits in
satisfying the Plan’s liability.
10.7 **RIGHT OF RECOVERY**

If the Plan pays more for a covered expense than is required by the Plan, the excess payment may be recovered from:

a. The subscriber;
b. Any person to whom the payment was made; or
c. Any insurance company, service plan or any other organization that should have made payment.
SECTION 11. MISCELLANEOUS PROVISIONS

11.1 REQUEST FOR INFORMATION

When necessary to process claims, ODS may require a member to submit information concerning benefits to which he or she is entitled. ODS may also require a member to authorize any provider to give ODS information about a condition for which a member claims benefits.

11.2 CONFIDENTIALITY OF MEMBER INFORMATION

Keeping of a member’s protected health information confidential is very important to the Plan Sponsor. Protected health information includes enrollment, claims, and medical and dental information. Such information is used internally for claims payment, referrals and authorization of services, and business operations such as case management and quality management programs. ODS does not sell this information. The Notice of Privacy Practices provides more detail about how the Plan Sponsor uses members’ information. ODS, as the third party administrator, is required to adhere to these same practices. Members can contact the Plan Sponsor regarding additional questions about the privacy of their information beyond that provided in the Notice of Privacy Practices.

11.3 TRANSFER OF BENEFITS

Only members are entitled to benefits under the Plan. These benefits are not assignable or transferable to anyone else. Any attempted assignment or transfer will not be binding on ODS or the Plan, except that ODS shall pay amounts due under the Plan directly to a provider upon a member’s written request.

11.4 RECOVERY OF BENEFITS PAID BY MISTAKE

If the Plan makes a payment for a member to which he or she is not entitled, or pays a person who is not eligible for payments at all, the Plan has the right to recover the payment from the person paid or anyone else who benefited from it, including a provider. The Plan’s right to recovery includes the right to deduct the amount paid from future benefits it would provide for a member even if the payment was not made on that member’s behalf.

11.5 CONTRACT PROVISIONS

The agreement between the Group and ODS and with ODS and this handbook plus any endorsements or amendments are the entire contract between the parties. No promises, terms, conditions or obligations exist other than those contained in the contract. This handbook and the agreement plus any endorsements or amendments shall supersede all other communications, representations or agreements, either verbal or written between the parties.
11.6  WARRANTIES

All statements made by the Group or a member, unless fraudulent, are considered representations and not warranties. No statement made for the purpose of obtaining coverage will void the coverage or reduce benefits unless contained in a written form and signed by the Group or the member, a copy of which has been given to the Group or member or the member’s beneficiary.

11.7  LIMITATION OF LIABILITY

ODS shall incur no liability whatsoever to any member concerning the selection of dentists to render services. In performing or contracting to perform dental service, such dentists shall be solely responsible, and in no case shall ODS be liable for the negligence of any dentist rendering such services. Nothing contained in the agreement between ODS and the Group shall be construed as obligating ODS to render dental services.

11.8  PROVIDER REIMBURSEMENTS

Providers contracting with ODS to provide services to members agree to look only to ODS for payment of the part of the expense that is covered by the Plan and may not bill the member in the event the Plan fails to pay the provider for whatever reason. The provider may bill the member for applicable copayments or coinsurance and deductibles or non-covered expenses except as may be restricted in the provider contract.

11.9  INDEPENDENT CONTRACTOR DISCLAIMER

ODS and participating dentists are independent contractors. ODS and participating dentists do not have a relationship of employer and employee nor of principal and agent. No relationship other than that of independent parties contracting with each other solely for the purpose of a participating dentist’s provision of dental care to ODS members may be deemed or construed to exist between ODS and participating dentists. A participating dentist is solely responsible for the dental care provided to any member, and ODS does not control the detail, manner or methods by which a participating dentist provides care.

11.10 NO WAIVER

Any waiver of any provision of the Plan, or any performance under the Plan, must be in writing and signed by the waiving party. Any such waiver shall not operate as, or be deemed to be, a waiver of any prior or future performance or enforcement of that provision or any other provision. If ODS delays or fails to exercise any right, power or remedy provided in the Plan, including a delay or omission in denying a claim that shall not waive ODS’ rights to enforce the provisions of the Plan.

11.11 GROUP IS THE AGENT

The Group is the members’ agent for all purposes under the Plan. The Group is not the agent of ODS.
11.12 Governing Law

To the extent the Plan is governed by state law, it shall be governed by and construed in accordance with the laws of the state of Oregon.

11.13 Where Any Legal Action Must Be Filed

Any legal action arising out of the Plan must be filed in either state or federal court in the state of Oregon.

11.14 Time Limits for Filing a Lawsuit

Any legal action arising out of, or related to, the Plan and filed against ODS or the Plan by a member or any third party must be filed in court within 3 years of the time the claim arose. All internal levels of appeal under the Plan must be exhausted before filing a claim in court.

11.15 Rescission by Insurer

The Plan may rescind a member’s coverage back to the effective date, or deny claims at any time for fraud, material misrepresentation, or concealment by a member which may include, but is not limited to, enrolling ineligible persons on the Plan, falsifying or withholding documentation or information that is the basis for eligibility or employment, and falsification or alteration of claims. The Plan reserves the right to retain premiums paid as liquidated damages, and the member shall be responsible for the full balance of any benefits paid. Should the Plan terminate coverage under this section, ODS may, to the extent permitted by law, deny future enrollment of the members under any Oregon Dental Service policy or contract or the contract of any affiliates.
SECTION 12. CONTINUATION OF DENTAL COVERAGE

Continuation of coverage under the PEBB program is governed under Chapter 101, Division 30 of the Oregon Administrative Rules. The following is a summary of continuation coverage for spouses aged 55 years or older, and continuation under the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). There may be additional continuation options available; employees should refer to the PEBB Summary Plan Description for detailed information on continuation of coverage.

12.1 Oregon Continuation Coverage for Spouses and Registered Domestic Partners Age 55 and Over

12.1.1 Introduction
55+ Oregon Continuation only applies to employers with 20 or more employees. The Plan will provide 55+ Oregon Continuation coverage to those members who elect coverage, subject to the following conditions:

a. The Plan will offer no greater rights than ORS 743.600 to 743.602 requires;
b. The Plan will not provide 55+ Oregon Continuation coverage for members who do not comply with the notice requirements outlined below; and
c. The Group or its designated third party administrator is responsible for providing the required notices within the statutory time periods, including the notice of death and the election notice. If the Group or its designated third party administrator fails to notify the eligible spouse or domestic partner, premiums shall be waived from the date the notice was required until the date notice is received by the spouse or domestic partner. The Plan shall be responsible for such premiums.

Note: In section 12 the term “domestic partner” refers to a registered domestic partner or an unregistered domestic partner, as defined in Section 3.

12.1.2 Eligibility Requirements for 55+ Oregon Continuation Coverage
The spouse or domestic partner of the subscriber may elect 55+ Oregon Continuation coverage for himself or herself and any enrolled dependents if the following requirements are met:

a. Coverage is lost because of the death of the subscriber, dissolution of marriage or domestic partnership with the subscriber, or legal separation from the subscriber;
b. The spouse or domestic partner is 55 years of age or older at the time of such event; and
c. The spouse or domestic partner is not eligible for Medicare.

12.1.3 Notice And Election Requirements For 55+ Oregon Continuation Coverage
Notice of Divorce, Dissolution, or Legal Separation. Within 60 days of legal separation or the entry of a judgment of dissolution of marriage or domestic partnership, a legally separated or divorced spouse domestic partner who is eligible for 55+ Oregon Continuation and seeks such coverage shall give the Group or its designated third party administrator written notice of the legal separation or dissolution. The notice shall include his or her mailing address.

Notice of Death. Within 30 days of the death of the subscriber whose surviving spouse or domestic partner is eligible for 55+ Oregon Continuation, the Group shall give the designated third party administrator, if any, written notice of the death and the mailing address of the surviving spouse or domestic partner.
**Election Notice.** Within 14 days of receipt of the above notice (or within 44 days of the death of the subscriber if there is no third party administrator), the Group or its designated third party administrator shall provide notice to the surviving, legally separated or divorced spouse or domestic partner that coverage can be continued, along with an election form. If the Group or its designated third party administrator fails to provide the election notice within the required 14 days (or 44 days if there is no third party administrator), premiums shall be waived until the date notice is received.

**Election.** The surviving, legally separated or divorced spouse or domestic partner must return the election form within 60 days after the form is mailed. Failure to exercise this election within 60 days of the notification shall terminate the right to continued benefits under this section.

**12.1.4 Premiums For 55+ Oregon Continuation Coverage**
The monthly premiums for 55+ Oregon Continuation are limited to 102% of the premiums paid by a current subscriber. The first premiums shall be paid by the surviving, legally separated or divorced spouse or domestic partner, to the Group or its designated third party administrator within 45 days of the date of election. All remaining monthly premiums must be paid within 30 days of the premium due date.

**12.1.5 When 55+ Oregon Continuation Coverage Ends**
55+ Oregon Continuation will end on the earliest of any of the following events:

a. Failure to pay premiums when due, including any grace period allowed by the Plan;
b. The date the Plan terminates unless a different group policy is made available to the members;
c. The date the member becomes covered under any other group dental plan;
d. The date the member remarries or registers another domestic partnership under the Oregon Family Fairness Act and becomes covered under another group dental plan; or
e. The date the member becomes eligible for Medicare.

**12.2 COBRA CONTINUATION COVERAGE**

COBRA continuation is administered by a Third Party Administrator. You can contact the Plan sponsor, the Public Employees’ Benefit Board (PEBB) located at 1225 Ferry Street SE in Salem, Oregon for more information. You can contact PEBB at (503) 373-1102 or 1-800-788-0520.

**12.2.1 Introduction**

COBRA only applies to employers with 20 or more employees on 50% of the typical business days in the prior calendar year. The Plan will provide COBRA continuation coverage to members who have experienced a qualifying event and who elect coverage under COBRA, subject to the following conditions:

a. Other than the exception for domestic partner coverage, the Plan will offer no greater COBRA rights than the COBRA statute requires;
b. The Plan will not provide COBRA coverage for members who do not comply with the notice, election, or other requirements outlined below.
12.2.2 Qualifying Events

a. Subscriber. A subscriber may elect continuation coverage if coverage is lost because of termination of employment (other than termination for gross misconduct, which may include misrepresenting immigration status to obtain employment) or a reduction in hours.

b. Spouse. The spouse of a subscriber has the right to continuation coverage if coverage is lost for any of the following qualifying events:

i. Death of the subscriber;
ii. Termination of the subscriber’s employment (for reasons other than gross misconduct) or reduction in the subscriber’s hours of employment with the Group;
iii. Divorce or legal separation from the subscriber; or
iv. The subscriber becomes entitled to Medicare.

(Also, if a subscriber eliminates coverage for his or her spouse in anticipation of a divorce or legal separation, and a divorce or legal separation later occurs, then the later divorce or legal separation will be considered a qualifying event even though the ex-spouse lost coverage earlier. If the ex-spouse notifies the COBRA Administrator within 60 days of the later divorce or legal separation and can establish that the coverage was eliminated earlier in anticipation of the divorce or legal separation, then COBRA coverage may be available for the period after the divorce or legal separation.)

c. Children. A child of a subscriber has the right to continuation coverage if coverage is lost for any of the following qualifying events:

i. Death of the subscriber;
ii. Termination of the subscriber’s employment (for reasons other than gross misconduct) or reduction in the subscriber’s hours of employment with the Group;
iii. Parents' divorce or legal separation, or termination of a domestic partnership;
iv. The subscriber becomes entitled to Medicare; or
v. The child ceases to be a "child" under the Plan.

d. Domestic Partners. A domestic partner, who at the time of the qualifying event was covered under the Plan, can elect COBRA continuation coverage. Under the Plan, the domestic partner would have the same rights to COBRA continuation coverage as a spouse does, unless otherwise stated. Where this COBRA section refers to divorce or legal separation, termination of domestic partnership would apply for domestic partners.

12.2.3 Other Coverage

The right to elect continuation coverage shall be available to persons who are entitled to Medicare at the time of the election or are covered under another group dental plan at the time of the election.

12.2.4 Notice and Election Requirements

Qualifying Event Notice. The Plan provides that a dependent member’s coverage terminates as of the last day of the month in which a divorce or legal separation occurs (spouse’s coverage is lost) or a child loses dependent status under the Plan (child loses coverage). Under COBRA, the subscriber or a family member has the responsibility to notify the COBRA Administrator if one of these events occurs by mailing or hand-delivering a written notice to the COBRA Administrator. The notice must include the following: 1) the name of the Group; 2) the name and social security number of the affected member; 3) the event (e.g. divorce); and 4) the date the event occurred. Notice must be
given no later than 60 days after the loss of coverage under the Plan. If notice of the event is not timely given, continuation coverage will not be available.

**Election Notice.** Members will be notified of their right to continuation coverage within 14 days after the COBRA Administrator receives a timely qualifying notice.

Otherwise, members will be notified by the COBRA Administrator of the right to elect COBRA continuation coverage within 44 days of any of the following events that result in a loss of coverage: the subscriber’s termination of employment (other than for gross misconduct), reduction in hours, death of the subscriber, the subscriber’s becoming entitled to Medicare, or the Group files for Chapter 11 reorganization.

**Election.** A member must elect continuation coverage within 60 days after plan coverage ends, or, if later, 60 days after the COBRA Administrator sends notice of the right to elect continuation coverage to the member. If continuation coverage is not elected, group coverage will end.

A subscriber or the spouse may elect continuation coverage for eligible family members. However, each family member has an independent right to elect COBRA coverage. This means that a spouse or child may elect continuation coverage even if the subscriber does not.

**12.2.5 COBRA Premiums**
Those eligible for continuation coverage do not have to show that they are insurable. However, they are responsible for all premiums for continuation coverage. The first payment for continuation coverage is due within 45 days after a member provides notice of electing coverage (this is the date the election notice is postmarked, if mailed, or the date the election notice is received by the COBRA Administrator if hand delivered). This payment must include the amount necessary to cover all months that have elapsed between the date regular coverage ended and the payment date. Subsequent payments are due on the first day of the month; however, there will be a grace period of 30 days to pay the premiums. The Plan will not send a bill for any payments due. The member is responsible for paying the applicable premiums, in good funds, when due; otherwise continuation coverage will end and may not be reinstated. The premium rate may include a 2% add-on to cover administrative expenses.

**12.2.6 Length of Continuation Coverage**
If COBRA is elected, the Group will provide the same coverage as is available to similarly situated members under the Plan.

**18-Month Continuation Period.** In the case of a loss of coverage due to end of employment or a reduction of hours of employment, coverage generally may be continued for up to a total of 18 months.

**36-Month Continuation Period.** In the case of losses of coverage due to a subscriber’s death, divorce or legal separation, termination of a domestic partnership, or a child ceasing to be a dependent under the terms of the Plan, coverage under the Plan may be continued for up to a total of 36 months.

When the qualifying event is the end of employment or reduction of the subscriber’s hours of employment, and the subscriber became entitled to Medicare benefits less than 18 months before the qualifying event, COBRA coverage under the Plan for members (other than the subscriber) who lose coverage as a result of the qualifying event can last up to 36 months after the date of Medicare
entitlement. This COBRA coverage period is available only if the subscriber becomes entitled to Medicare within 18 months before the termination or reduction of hours.

12.2.7 Extending the Length of COBRA Coverage

If COBRA is elected, an extension of the maximum period of coverage may be available if a member is disabled or a second qualifying event occurs. The COBRA Administrator must be notified of a disability or a second qualifying event in order to extend the period of COBRA coverage. If the member fails to provide notice of a disability or second qualifying event, he or she will lose the right to extend the period of COBRA coverage.

Disability. If any of the members is determined by the Social Security Administration to be disabled, the maximum COBRA coverage period that results from a subscriber’s termination of employment or reduction of hours may be extended to a total of up to 29 months. The disability must have started at some time before the 61st day after the subscriber’s termination of employment or reduction of hours and must last at least until the end of the period of COBRA coverage that would be available without the disability extension (generally 18 months). Each member who has elected COBRA coverage will be entitled to the disability extension if one of them qualifies.

The disability extension is available only if the COBRA Administrator is notified in writing of the Social Security Administration’s determination of disability within 60 days after the latest of:

a. the date of the Social Security Administration’s disability determination;
b. the date of the subscriber’s termination of employment or reduction of hours; and
c. the date on which the member loses (or would lose) coverage under the terms of the Plan as a result of the subscriber’s termination or reduction of hours.

A member must provide the COBRA Administrator a copy of the Social Security Administration’s determination within the 18-month period and not later than 60 days after the Social Security Administration’s determination was made. If the notice is not provided to the COBRA Administrator during the 60-day notice period and within 18 months after the subscriber’s termination of employment or reduction of hours, then there will be no disability extension of COBRA coverage. The premiums for COBRA coverage may increase after the 18th month of coverage to 150% of the premium.

If determined by the Social Security Administration to no longer be disabled, the member must notify the COBRA Administrator of that fact within 30 days after the Social Security Administration’s determination.

Second Qualifying Event. An extension of coverage will be available to spouses and children who are receiving COBRA coverage if a second qualifying event occurs during the 18 months (or, in the case of a disability extension, the 29 months) following the subscriber’s termination of employment or reduction of hours. The maximum amount of COBRA coverage available when a second qualifying event occurs is 36 months from the date of the first qualifying event. Such second qualifying events may include the death of a subscriber, divorce or legal separation from the subscriber, or a child ceasing to be eligible for coverage as a dependent under the Plan. These events can be a second qualifying event only if they would have caused the member to lose coverage under the Plan if the first qualifying event had not occurred. (This extension is not available under the Plan when a subscriber becomes entitled to Medicare after his or her termination of employment or reduction of hours.)
This extension due to a second qualifying event is available only if the COBRA Administrator is notified in writing of the second qualifying event within 60 days after the date of the second qualifying event. If this notice is not provided to the COBRA Administrator during the 60-day notice period, then there will be no extension of COBRA coverage due to a second qualifying event.

**Note:** Longer continuation coverage may be available under Oregon Law for a subscriber’s spouse or registered domestic partner age 55 and older who loses coverage due to the subscriber’s death, or due to legal separation or dissolution of marriage or domestic partnership (see section 12.1).

### 12.2.8 Newborn or Adopted Child

If, during continuation coverage, a child is born to or placed for adoption with the subscriber, the child is considered an eligible member. The subscriber may elect continuation coverage for the child provided the child satisfies the otherwise applicable plan eligibility requirements (for example, age). The subscriber or a family member must notify the COBRA Administrator within 31 days of the birth or placement to obtain continuation coverage. If the subscriber or family member fails to notify the COBRA Administrator in a timely fashion, the child will not be eligible for continuation coverage.

### 12.2.9 Special Enrollment and Open Enrollment

Members under continuation coverage have the same rights afforded similarly situated members who are not enrolled in COBRA. A member may add newborns, new spouses, or domestic partners, and adopted children (or children placed for adoption) as covered dependents in accordance with the Plan’s eligibility and enrollment rules, including HIPAA special enrollment. If non-COBRA members can change plans at open enrollment, COBRA members may also change plans at open enrollment.

### 12.2.10 When Continuation Coverage Ends

COBRA coverage will automatically terminate before the end of the maximum period if:

1. any required premiums are not paid in full on time;
2. a member becomes covered under another group dental plan this does not apply to CHAMPUS or Tri-Care;
3. a member becomes entitled to Medicare benefits (under Part A, Part B, or both) after electing COBRA;
4. the Group ceases to provide any group dental plan for its employees; or
5. during a disability extension period (see section 12.2.7), the disabled member is determined by the Social Security Administration to be no longer disabled (COBRA coverage for all members, not just the disabled member, will end).

The Health Insurance Portability and Accountability Act of 1996 (HIPAA) restricts the extent to which group health plans may impose pre-existing condition limitations. These rules are generally effective for plan years beginning after June 30, 1997. HIPAA coordinates COBRA’s other coverage cut-off rule with these new limits as follows:

If you or your family members become covered by another group health plan and that plan contains a pre-existing condition limitation that affects you, your COBRA coverage cannot be terminated while the limitation is in effect. However, if the other plan’s pre-existing condition rule does not apply to you by reason of HIPAA’s restrictions on pre-existing condition clauses, PEBB may terminate your COBRA coverage.

COBRA coverage may also be terminated for any reason the Plan would terminate coverage of a member not receiving COBRA coverage (such as fraud).
12.2.11 Address Changes
In order to protect your family’s rights, you should keep the Plan Administrator informed of any changes in the addresses of family members. You should also keep a copy, for your records, of any notices you send to the Plan Administrator.

12.2.12 Questions
Remember, this notice is simply a summary of your potential future options under COBRA. Should an actual qualifying event occur and it is determined that you are eligible for COBRA, you will be notified of your COBRA rights at that time. If any enrolled individual does not understand any part of this summary notice or has questions regarding the beneficiaries’ obligations, please contact PEBB at:

- 503-373-1102
- inquiries.pebb@state.or.us
- http://pebb.das.state.or.us

You may also contact the nearest Regional or District Office of the U.S. Department of Labor’s Employee Benefits Security Administration (EBSA). Addresses and phone numbers of Regional and District EBSA Offices are available through EBSA’s website at www.dol.gov/ebsa.
SECTION 13. PROTECTED HEALTH INFORMATION

Disclosure: In accordance with the privacy regulations of the Health Insurance Portability and Accountability Act (HIPAA), ODS may disclose de-identified summary health information to PEBB for purposes of modifying, amending or terminating this Plan. In addition, ODS may disclose protected health information (PHI) to PEBB in accordance with the following provisions of this Plan as established by PEBB:

a. PEBB may use and disclose the PHI it receives only for the following purposes:
   i. Administration of the Plan; and
   ii. Any use or disclosure as required by law.

b. PEBB shall ensure that any agent or subcontractor to whom it discloses such PHI shall agree to the same restrictions and conditions that apply to PEBB with respect to such information.

c. PEBB shall not use or disclose the information for employment-related actions and decisions or in connection with any other benefit or employee benefit plan of PEBB.

d. PEBB shall report to ODS any use or disclosure of PHI that is inconsistent with the provisions of this section of which the PEBB becomes aware.

e. PEBB shall make PHI available to Participants in accordance with the privacy regulations of HIPAA.

f. PEBB shall allow Participants to amend their PHI in accordance with the privacy regulations of HIPAA.

g. PEBB shall provide Participants with an accounting of its disclosure of their PHI in accordance with the privacy regulations of HIPAA.

h. PEBB shall make its internal practices, books and records relating to the use and disclosure of PHI received from ODS available to the Secretary of the Department of Health and Human Services in accordance with the privacy regulations of HIPAA.

i. PEBB shall, if feasible, return or destroy all PHI received from ODS and retain no copies of such information when no longer needed for the purpose for which such information was received except that, if such return or destruction is not feasible, PEBB shall limit further uses and disclosures to those purposes that make the return or destruction of the information infeasible.

j. PEBB shall provide for adequate separation between PEBB and ODS with regard to the use and disclosure of PHI. For that purpose, access to PHI shall be limited to the following employees or classes of employees of PEBB or designated individuals:
   i. Benefit Manager;
   ii. Director of Operations;
   iii. PEBB’s Designated Consultants; and
   iv. Internal Auditors, including representatives of the Oregon Secretary of State or Department of Justice, when performing Health Plan Audits.

Further, PEBB shall restrict the access to and use of PHI by the employees designated above to the administrative functions that those employees perform for PEBB with regard to this Plan. In addition, PEBB shall establish an effective mechanism for resolving any issues of non-compliance by the employees designated above with regard to their use of PHI.

Security: In accordance with the security standards of HIPAA, PEBB shall:

a. Implement administrative, physical, and technical safeguards that protect the confidentiality, integrity and availability of the electronic PHI that it creates, receives, maintains or transmits on behalf of the Plan;
b. Ensure that the separation of access to PHI that is specified in paragraph (j) above is supported by appropriate security measures;
c. Ensure that any agent or subcontractor to whom PEBB provides PHI agrees to implement appropriate security measures to protect such information; and
d. Report to the Plan any successful security incident regarding PHI of which PEBB becomes aware.
SECTION 14. TOOTH CHART

THE PERMANENT ARCH

Note: Anterior teeth are shaded gray.

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<thead>
<tr>
<th>Tooth #</th>
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<td>2nd Molar (12-yr molar)</td>
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<tr>
<td>3</td>
<td>1st Molar (6-yr molar)</td>
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<tr>
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<td>1st Bicusp (1st premolar)</td>
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<td>6</td>
<td>Cusp (canine/eye tooth)</td>
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<td>7</td>
<td>Lateral Incisor</td>
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<td>8</td>
<td>Central Incisor</td>
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</table>
Oregon Dental Service provides dental claims payment services only and does not assume financial risk or obligation with respect to payment of claims.

P.O. Box 40384
Portland, OR 97240

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