**State of Wisconsin and Wisconsin Public Employers Group Health Insurance Program**

**Certificate of Coverage**

**2025 Benefit Year**

**Medicare Plus Plan**

***ET-4113 Revised 3/1/24***

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# **MEDICARE PLUS Coverage**

## I. Medicare Plus Benefits

This section is the Certificate of Coverage for MEDICARE PLUS BENEFITS and applies to PARTICIPANTS enrolled in MEDICARE PLUS. PARTICIPANTS covered under this section should be enrolled in MEDICARE Parts A and B. If they are not, they will have greater out-of-pocket costs for BENEFITS as shown below in Section E.9. Exclusions, c. and p.

PARTICIPANTS who are employed with a State or participating Local employer are not eligible to enroll in MEDICARE PLUS. Retired State or participating LOCAL PARTICIPANTS who are over age 65 and/or are eligible for Medicare are eligible to enroll.

A PARTICIPANT insured on a State or participating Local retiree policy who is enrolled in the Access Plan or SMP, loses that coverage with MEDICARE eligibility and automatically becomes a Participant under the MEDICARE PLUS coverage.

All BENEFITS are paid according to the terms of the CONTRACT. The Outline of Coverage below describes certain essential dollar or visit limits of a PARTICIPANT’S coverage and certain rules, if any, a Participant must follow to obtain covered services. In some situations (for example, additional services received from a NON-PARTICIPATING PROVIDER), BENEFITS will be paid according to the usual and customary and REASONABLE CHARGES.

The BOARD contracts with a PBM to provide prescription drug benefits. The PBM is responsible for the prescription drug benefit as provided for under the terms and conditions of the Uniform Pharmacy Benefits for those who are covered under the HEALTH BENEFIT PROGRAM.

### 1. Definitions

The following additional definitions apply to theMEDICARE PLUS BENEFITS:

**AMBULATORY SURGERY CENTER (ASC):** means a free-standing facility where surgeries are performed that allows patients to go home the same day. ASCs might be part of a HOSPITAL system, but they are not usually physically attached to a HOSPITAL. ASCs might also be known as Surgery Centers or Outpatient Surgery Centers.

**ASSIGNMENT:** Means that a PARTICIPANT’S physician or health care PARTICIPATING PROVIDER agrees (or is required by law) to accept the MEDICARE-approved amount as full payment for covered health care services.

**BALANCE BILL:** Means seeking to bill, charge, or collect a deposit, remuneration or compensation from; to file or threaten to file with a credit reporting agency; or to have any recourse against a PARTICIPANT or any person acting on the PARTICIPANT’S behalf for health care costs for which the PARTICIPANT is not liable. The prohibition on recovery does not affect the PARTICIPANT’S liability for any deductibles, coinsurance, or copayments, or for PREMIUM owed under the HEALTH BENEFIT PROGRAM.

**BENEFIT PERIOD:** Means the total duration of all successive CONFINEMENTS that are separated from each other by less than 60 DAYS.

**CHARGES:** Means the reasonable charges for items or services set by MEDICARE. The CONTRACTOR treats CHARGES for stays in a HOSPITAL or licensed skilled nursing facility as incurred on the date of admission. The CONTRACTOR treats all other CHARGES as incurred on the date the PARTICIPANT gets the service or item. BENEFITS Are payable only up to the reasonable charge set by MEDICARE, except as stated in Section X.E.3. Benefits Available, below. No agreement between the PARTICIPANT (or someone acting for the PARTICIPANT) and any other person, group, or PROVIDER of services will cause the HEALTH BENEFIT PROGRAM to pay more.

**CONFINEMENT/CONFINED:** Means (a) the period of time between admission as an INPATIENT or outpatient to a HOSPITAL, covered residential center, skilled nursing facility or licensed AMBULATORY SURGICAL CENTER on the advice of the PARTICIPANT’S physician; and discharge therefrom, or (b) the time spent receiving emergency care for ILLNESS or INJURY in a HOSPITAL. HOSPITAL swing bed CONFINEMENT is considered the same as CONFINEMENT in a skilled nursing facility. If the Participant is transferred or discharged to another facility for continued treatment of the same or related condition, it is one CONFINEMENT. CHARGES for HOSPITAL or other institutional CONFINEMENTS are incurred on the date of admission. The BENEFIT levels that apply on the HOSPITAL admission date apply to the CHARGES for the covered expenses incurred for the entire CONFINEMENT regardless of changes in BENEFIT levels during the CONFINEMENT.

**CUSTODIAL CARE:** Provision of room and board, nursing care, personal care or other care designed to assist an individual who, in the opinion of a PROVIDER, has reached the maximum level of recovery. CUSTODIAL CARE is provided to PARTICIPANTS who need a protected, monitored and/or controlled environment or who need help to support the essentials of daily living. It shall not be considered CUSTODIAL CARE if the PARTICIPANT is under active medical, surgical or psychiatric treatment to reduce the disability to the extent necessary for the PARTICIPANT to function outside of a protected, monitored and/or controlled environment or if it can reasonably be expected, in the opinion of the PROVIDER, that the medical or surgical treatment will enable that person to live outside an institution. CUSTODIAL CARE also includes rest cures, respite care, and home care provided by family members.

**DAY(S)** means calendar day(s) unless otherwise indicated.

**DEPENDENT:** Means, as provided herein, the SUBSCRIBER’S:

1. Spouse.1
2. Child. 2, 3, 4
3. Legal ward who becomes a permanent legal ward of the SUBSCRIBER, SUBSCRIBER’S spouse prior to age 19. 2, 3, 4
4. Adopted child when placed in the custody of the parent as provided by [Wis. Stat. § 632.896](https://docs.legis.wisconsin.gov/statutes/statutes/632/VI/896). 2, 3, 4
5. Stepchild.1, 2, 3, 4
6. Grandchild if the parent is a DEPENDENT child. 2, 3, 4, 5

1 A spouse and a stepchild cease to be DEPENDENTS at the end of the month in which a marriage is terminated by divorce or annulment.

2 All other children cease to be DEPENDENTS at the end of the month in which they turn 26 years of age, except when:

1. An unmarried DEPENDENT child who is incapable of self-support because of a physical or mental disability that can be expected to be of long-continued or indefinite duration of at least one year is an eligible DEPENDENT, regardless of age, as long as the child remains so disabled and he or she is DEPENDENT on the SUBSCRIBER (or the other parent) for at least 50% of the child’s support and maintenance as demonstrated by the support test for federal income tax purposes, whether or not the child is claimed. If the SUBSCRIBER should decease, the disabled adult DEPENDENT must still meet the remaining disabled criteria and be incapable of self-support. The CONTRACTOR will monitor eligibility annually, notifying the EMPLOYER and DEPARTMENT when terminating coverage prospectively upon determining the DEPENDENT is no longer so disabled and/or meets the support requirement. The CONTRACTOR will assist the DEPARTMENT in making a final determination if the SUBSCRIBER disagrees with the CONTRACTOR determination.
2. After attaining age 26, as required by [Wis. Stat. § 632.885](https://docs.legis.wisconsin.gov/statutes/statutes/632/VI/885), a DEPENDENT includes a child that is a full-time student, regardless of age, who was called to federal active duty when the child was under the age of 27 years and while the child was attending, on a full-time basis, an institution of higher education.

3 A child born outside of marriage becomes a DEPENDENT of the father on the date of the court order declaring paternity or on the date the acknowledgement of paternity is filed with the Department of Health Services (or equivalent if the birth was outside of Wisconsin) or the date of birth with a birth certificate listing the father’s name. The EFFECTIVE DATE of coverage will be the date of birth if a statement or court order of paternity is filed within 60 BUSINESS DAYS of the birth.

4 A child who is considered a DEPENDENT ceases to be a DEPENDENT on the date the child becomes insured as an ELIGIBLE EMPLOYEE.

5 A grandchild ceases to be a DEPENDENT at the end of the month in which the Dependent child (parent) turns age 18.

**EFFECTIVE DATE:** The date, as certified by the DEPARTMENT and shown on the records of the Contractor and/or PBM, on which the PARTICIPANT becomes enrolled and entitled to the BENEFITS specified in the CERTIFICATE OF COVERAGE.

**EXPERIMENTAL:** The use of any service, treatment, procedure, facility, equipment, drug, device or supply for a PARTICIPANT’S ILLNESS or INJURY that, as determined by the CONTRACTOR and/or PBM: (a) requires the approval by the appropriate federal or other governmental agency that has not been granted at the time it is used; or (b) isn't yet recognized as acceptable medical practice to treat that ILLNESS or INJURY for a PARTICIPANT’S ILLNESS or INJURY. The criteria that the CONTRACTOR and/or PBM uses for determining whether or not a service, treatment, procedure, facility, equipment, drug, device or supply is considered to be EXPERIMENTAL or investigative include, but are not limited to: (a) whether the service, treatment, procedure, facility, equipment, drug, device or supply is commonly performed or used on a widespread geographic basis; (b) whether the service, treatment, procedure, facility, equipment, drug, device or supply is generally accepted to treat that ILLNESS or INJURY by the medical profession in the United States; (c) the failure rate and side effects of the service, treatment, procedure, facility, equipment, drug, device or supply; (d) whether other, more conventional methods of treating the ILLNESS or INJURY have been exhausted by the PARTICIPANT; (e) whether the service, treatment, procedure, facility, equipment, drug, device or supply is medically indicated; (f) whether the service, treatment, procedure, facility, equipment, drug, device or supply is recognized for reimbursement by MEDICARE, MEDICAID and other insurers and self-insured plans.

**EFFECTIVE DATE:** The date, as certified by the DEPARTMENT and shown on the records of the CONTRACTOR and/or PBM, on which the PARTICIPANT becomes enrolled and entitled to the BENEFITS specified in the contract.

**GRIEVANCE:** Means a written complaint filed with the CONTRACTOR and/or PBM concerning some aspect of the CONTRACTOR and/or PBM.

**HEALTH BENEFIT PROGRAM:** Means the program that provides group health BENEFITS to eligible State of Wisconsin and participating LOCAL EMPLOYEES, ANNUITANTS, CONTINUANTS and their eligible DEPENDENTS in accordance with Chapter 40, Wisconsin Statutes. This program is established, maintained and administered by the BOARD.

**HOSPITAL**: Means an institution that:

1. Is licensed and run according to Wisconsin laws, or other applicable jurisdictions, that apply to Hospitals; (b) maintains at its location all the facilities needed to provide diagnosis of, and medical and surgical care for, INJURY and ILLNESS; (c) provides this care for fees; (d) provides such care on an inpatient basis; (e) provides continuous 24-hour nursing services by registered graduate nurses, or
2. Qualifies as a psychiatric or tuberculosis HOSPITAL; (b) is a MEDICARE PROVIDER; and (c) is accredited as a HOSPITAL by the Joint Commission (formerly known as the Joint Commission on Accreditation of Hospitals).

The term HOSPITAL does not mean an institution that is chiefly: (a) a place for treatment of chemical dependency; (b) a nursing home; or (c) a federal HOSPITAL.

**ILLNESS:** Means a bodily disorder, bodily INJURY, disease, mental disorder, or pregnancy. It includes conditions which exist at the same time, or which occur one after the other but are due to the same or related causes.

**IMMEDIATE FAMILY:** Means the DEPENDENTS, parents, brothers and sisters of the PARTICIPANT and their spouses.

**INJURY:** Means bodily damage that results directly and independently of all other causes from an accident.

**LIFETIME RESERVE DAYS:** Means additional DAYS that MEDICARE will pay for when the PARTICIPANT is in a HOSPITAL for more than ninety (90) DAYS. The PARTICIPANT has a total of sixty (60) LIFETIME RESERVE DAYS that can be used during their lifetime. For each LIFETIME RESERVE DAY, MEDICARE pays all covered costs except for a daily coinsurance.

**LIMITING CHARGE:** Means the amount above the MEDICARE-approved amount billed by a NON-PARTICIPATING PROVIDER and allowed by MEDICARE.

**MEDICAID:** Means a program instituted as required by Title XIX (Grants to States for Medical Assistance Program) of the United States Social Security Act, as added by the Social Security Amendments of 1965 as now or hereafter amended.

**MEDICAL SUPPLIES AND DURABLE MEDICAL EQUIPMENT:** Means items which are, as determined by the CONTRACTOR:

1. Used primarily to treat an ILLNESS or INJURY, and
2. generally not useful to a person in the absence of an ILLNESS or INJURY, and
3. the most appropriate item that can be safely provided to a PARTICIPANT and accomplish the desired end result in the most economical manner, and
4. prescribed by a PROVIDER.

**MEDICALLY NECESSARY:** A service, treatment, procedure, equipment, drug, device, or supply provided by a HOSPITAL, physician or other health care PROVIDER that is required to identify or treat a PARTICIPANT'S ILLNESS or INJURY and which is, as determined by the CONTRACTOR and/or PBM:

1. Consistent with the symptom(s) or diagnosis and treatment of the PARTICIPANT'S ILLNESS or INJURY, and
2. appropriate under the standards of acceptable medical practice to treat that ILLNESS or INJURY, and
3. not solely for the convenience of the PARTICIPANT, physician, HOSPITAL, or other health care PROVIDER, and
4. the most appropriate service, treatment, procedure, equipment, drug, device, or supply which can be safely provided to the PARTICIPANT and accomplishes the desired end result in the most economical manner.

**MEDICARE:** Means benefits available under Title XVIII of the Social Security Act of 1965, as amended.

**MEDICARE PART A ELIGIBLE EXPENSES AND MEDICARE PART B ELIGIBLE EXPENSES:** Means health care expenses that are covered by MEDICARE Part A or Part B, recognized as MEDICALLY NECESSARY and reasonable by MEDICARE, and that may or may not be fully reimbursed by MEDICARE.

**MEDICARE PLUS:** Is a fee-for-service MEDICARE supplement plan administered by the CONTRACTOR for retirees enrolled in MEDICARE Parts A and B and pays for BENEFITS defined under this section.

**NON-AFFILIATED PROVIDER:** Means (1) a physician or health care PROVIDER that has decided not to provide services through MEDICARE and MEDICARE will not cover those services; or (2) a licensed health care PROVIDER who is not allowed to bill Medicare for services.

**NON-PARTICIPATING PROVIDER:** Means that a physician or health care PROVIDER has not signed an agreement to accept assignment for all MEDICARE covered services, but they can still choose to accept assignment for individual services.

**PARTICIPANT:** Means a SUBSCRIBER, or any of his/her DEPENDENTS, eligible for MEDICARE for whom proper application for MEDICARE PLUS coverage has been made and for whom the appropriate PREMIUMhas been paid.

**PARTICIPATING PROVIDER****:** Means that a physician or health care PROVIDER that has signed an agreement to accept assignment for all MEDICARE covered services.

**PROVIDER:** Means (a) a doctor, HOSPITAL, and clinic; and (b) any other person or entity licensed by the State of Wisconsin, or other applicable jurisdiction, to provide one or more BENEFITS.

**REASONABLE CHARGES:** Means an amount for a health care service that is reasonable, as determined by the CONTRACTOR. The CONTRACTOR takes into consideration, among other factors (including national sources) determined by the CONTRACTOR: (1) amounts charged by health care PROVIDERS for similar health care services when provided in the same geographical area; (2) the CONTRACTOR’S methodology guidelines; (3) pricing guidelines of any third party responsible for pricing a claim; and (4) the negotiated rate determined by the CONTRACTOR in accordance with the applicable contract between the CONTRACTOR and a health care PROVIDER. As used herein, the term “area” means a county or other geographical area which the CONTRACTOR determines is appropriate to obtain a representative cross section of such amounts. For example, in some cases the “area” may be an entire state. Also, the amount the CONTRACTOR determines as reasonable may be less than the amount billed. In these situations, the PARTICIPANT is held harmless for the difference between the billed and paid CHARGE(S) unless the PARTICIPANT accepted financial responsibility, in writing, for specific treatment or services (that is, diagnosis and/or procedure code(s) and related CHARGES) prior to receiving services.

**SKILLED CARE:** Means medical services rendered by registered or licensed practical nurses; physical, occupational, and speech therapists. Patients receiving SKILLED CARE are usually quite ill and often have been recently hospitalized. Examples are patients with complicated diabetes, recent stroke resulting in speech or ambulatory difficulties, fractures of the hip and patients requiring complicated wound care. In the majority of cases, SKILLED CARE is necessary for only a limited period of time. After that, most patients have recuperated enough to be cared for by "nonskilled" persons such as spouses, children or other family or relatives. Examples of care provided by "nonskilled" persons include: range of motion exercises; strengthening exercises; wound care; ostomy care; tube and gastrostomy feedings; administration of medications; and maintenance of urinary catheters. Daily care such as assistance with getting out of bed, bathing, dressing, eating, maintenance of bowel and bladder function, preparing special diets or assisting patients with taking their medicines; or 24-hour supervision for potentially unsafe behavior, do not require SKILLED CARE and are considered CUSTODIAL CARE.

**SUBSCRIBER:** Means an ANNUITANT or his/her surviving Dependents who have been specified by the DEPARTMENT to the BENEFIT PLAN for enrollment and who is entitled to BENEFITS.

### 2. Outline of Coverage

| **Services and Supplies** | **Medicare Pays per Benefit Period (2024 information. Updated annually per CMS.)** | **Medicare Plus Pays (2024 information. Updated annually.)** |
| --- | --- | --- |
| **HOSPITAL**Semiprivate room and board and miscellaneous HOSPITAL services and supplies such as drugs, x-rays, lab tests and operating room | First 60 DAYS, all but $1,632\*61st to 90th DAY, all but $408\* per DAY91st to 150th DAY, all but $816\* per DAY (LIFETIME RESERVE)If LIFETIME RESERVE DAYS are exhausted, $0 | Initial $1,632\* deductible$408\* per DAY$816\* 100% from the 91st to 120th DAY of CONFINEMENT |
| **Licensed Skilled Nursing Facility\*\*** MEDICARE covered services in a MEDICARE Approved Facility\*\* | Requires a 3-DAY period of HOSPITAL stayFirst 20 DAYS, 100% of costs21st - 100th DAYS, all but $204 per DAYBeyond 100 DAYS, $0 | Requires a 3-DAY period of HOSPITAL stayNot Applicable$204\* per DAYAll covered services up to a maximum of 120 DAYS per BENEFIT PERIODCUSTODIAL CARE is not covered |
| **Licensed Skilled Nursing Facility\*\*** **(Non-MEDICARE Approved Facility)** If admitted within 24 hours following a HOSPITAL stay | Covers only the same type of expenses normally covered by MEDICARE in a MEDICARE Approved Facility$0 | Covers only the same type of expenses normally covered by MEDICARE in a MEDICARE Approved FacilityMaximum daily rate for up to 30 DAYS per CONFINEMENT |
| **Home Health Care**\*\*Under a doctor for part-time skilled nursing care, part-time home health aide care, physical therapy, occupational therapy, speech-language pathology services, medical social services. | 100% of CHARGES for visits considered MEDICALLY NECESSARY by MEDICARE.Generally fewer than 7 DAYS a week, less than 8 hours a DAY and 28 or fewer hours per week for up to 21 DAYS. | Up to 365 visits per year |
| **Hospice Care** MEDICARE certified program of terminal ILLNESS care for pain relief and symptom management. Includes: nursing care; physician services; physical, occupational and speech therapy; social worker services; home health aids; homeworker services; medical supplies. First 180 DAYS and any MEDICARE approved extension | All covered services | Coinsurance or copayments for all MEDICARE Part A Eligible Expenses |
| **Hospice Facility** | All but very limited coinsurance for INPATIENT respite care | MEDICARE copayment/coinsurance up to the equivalent REASONABLE CHARGES of a skilled nursing facility |
| **Miscellaneous Services**Physical, speech and occupational therapy; ambulance; prosthetic devices; DURABLE MEDICAL EQUIPMENT | After annual $240\* MEDICARE deductible, 80% of allowable CHARGES | Initial $240\* deductible and 20% of MEDICARE approved expenses |
| **Physician’s Services**Includes medical care, surgery, home and office calls, dental surgeons, anesthesiologists, etc. | After annual $240\* MEDICARE deductible, 80% of allowable CHARGES | Initial $240\* deductible and 20% of MEDICARE approved expenses |
| **Telemedicine, telehealth, or e-visit service** | Not covered | 100% of costs for allowable PROVIDERS |
| **Drugs and Biologicals (non-hospitalization)**Immunosuppressive drugs during the first year following a covered transplantSelf-administered drugs prescribed by a physician | After annual $240\* MEDICARE deductible, 80% of allowable CHARGESNot covered | Initial $240 deductible and 20% of MEDICARE approved expensesRefer to Pharmacy Benefit Manager portion of booklet for pharmacy BENEFITS |
| **Outpatient Hospital Services**In an emergency room or outpatient clinic, diagnostic lab and x-rays; medical supplies such as casts, splints, and drugs which cannot be self-administered | After the annual $240\* MEDICARE deductible, 80% of allowable CHARGES | Initial $240\* deductible and 20% of MEDICARE approved expenses |
| **Psychiatric Treatment**Other than HOSPITAL INPATIENT | After the annual $240\* MEDICARE deductible, 80% of the allowable CHARGES | Initial $240\* deductible and the amount, which combined with the MEDICARE BENEFIT, equals 20% of the REASONABLE CHARGES |
| **Private Duty Nursing**While hospitalized and provided by an RN or LPN | $0 | $0  |
| **Blood** | After annual $240\* MEDICARE deductible, 80% of costs except non-replacement fees (blood deductible) 1st 3 pints in each BENEFIT PERIOD | Initial $240\* deductible and 20% of MEDICARE approved expenses |

\* Federal MEDICARE deductibles are adjusted annually. Amounts shown above are for 2024. MEDICARE PLUS BENEFITS are also adjusted annually to pay these deductibles**.**

\*\* CUSTODIAL CARE as defined is not covered.

### 3. Benefits Available

BENEFITS are payable for REASONABLE CHARGES for the services and supplies described in sections 4. through 8. below on or after the EFFECTIVE DATE according to the terms, conditions and provisions of the CONTRACT, if those services and supplies are consistent with and MEDICALLY NECESSARY for the admission, diagnosis and treatment of the PARTICIPANT, as determined by the CONTRACTOR.

When services are provided by a NON-PARTICIPATING PROVIDER, BENEFITS are payable for amounts in excess of the MEDICARE-approved charge up to the lesser of the actual amount charged by the NON-PARTICIPATING PROVIDER and the LIMITING CHARGE.

The BENEFITS listed below will automatically change to coincide with any changes in applicable MEDICARE deductible amounts and coinsurance percentage factors.

### 4. Hospital Inpatient Benefits

BENEFITS are payable for the MEDICARE Part A deductible during the first sixty (60) DAYS of CONFINEMENT.

1. BENEFITS are payable for the MEDICARE Part A HOSPITAL daily coinsurance from the 61st to the 90th DAY of a PARTICIPANT’S CONFINEMENT.
2. After a PARTICIPANT has been in a HOSPITAL for ninety (90) DAYS**,** MEDICARE pays an extra sixty (60) LIFETIME RESERVE DAYS during the PARTICIPANTS lifetime. BENEFITS are payable for the MEDICARE Part A HOSPITAL coinsurance for each reserve DAY used by the PARTICIPANT. If the PARTICIPANT has exhausted the LIFETIME RESERVE DAYS during a previous BENEFIT PERIOD, BENEFITS will continue to be payable for an additional thirty (30) DAYS of CONFINEMENT beginning on the 91st DAY of CONFINEMENT. The PROVIDER shall accept the CONTRACTOR’S payment as payment in full and may not BALANCE BILL the PARTICIPANT.
3. After MEDICARE pays its one hundred ninety (190) DAY lifetime HOSPITAL INPATIENT psychiatric care BENEFITS, the BENEFIT PLAN will pay the MEDICARE PART A ELIGIBLE EXPENSES for Inpatient psychiatric HOSPITAL care for each DAY a PARTICIPANT is confined for psychiatric care beyond the MEDICARE lifetime limit but not to exceed a lifetime limit of one hundred seventy-five (175) DAYS CONFINEMENT under the BENEFIT PLAN. BENEFITS will not exceed a total of three hundred sixty-five (365) DAYS for the PARTICIPANT’S lifetime.
4. BENEFITS are payable for the MEDICAREPart AELIGIBLE EXPENSES for blood to the extent not covered by MEDICARE.

### 5. Services in a Licensed Skilled Nursing Facility

For CONFINEMENT in a licensed skilled nursing facility certified by and participating in MEDICARE, while the CONFINEMENT is covered by MEDICARE, BENEFITS are payable for such a CONFINEMENT, provided:

1. a PARTICIPANT receives care in a MEDICARE approved licensed skilled nursing facility and remains under continuous active medical supervision; and
2. the PARTICIPANT was a HOSPITAL INPATIENT for at least three (3) DAYS prior to CONFINEMENT in a licensed skilled nursing facility.

BENEFITS are payable for up to a maximum of one hundred twenty (120) DAYS per BENEFIT PERIOD beginning on the first day of admission to the licensed skilled nursing facility.

For CONFINEMENT in a licensed skilled nursing facility not participating in MEDICARE, or when the CONFINEMENT is not covered by MEDICARE, BENEFITS are payable provided the PARTICIPANT is transferred within 24 hours of release from a HOSPITAL. BENEFITS are payable up to the maximum daily rate established for SKILLED CARE in that facility by the Department of Health and Family Services for purposes of reimbursement under the Medical Assistance Program under Wis. Stats. § 49.45 to 49.47. BENEFITS are payable for such care at that facility up to thirty (30) DAYS per CONFINEMENT. BENEFITS are payable only if the attending physician certifies that the SKILLED CARE MEDICALLY NECESSARY. The physician must recertify this every seven (7) DAYS. BENEFITS are not payable for essentially domiciliary or CUSTODIAL CARE, or care which is available to the PARTICIPANT without charge or under a governmental health care program (other than a program provided under Chapter 49, Wisconsin Statutes).

### 6. Hospice Care

The CONTRACTOR shall pay a PARTICIPANT’S coinsurance or copayments for all MEDICAREPart AELIGIBLEEXPENSES for Hospice Care and respite care. Hospice Care is available as long as the PARTICIPANT’S physician certifies that he/she is terminally ill and his/her care is eligible for payment under Part A of MEDICARE.

### 7. Professional and Other Services

MEDICARE PLUS shall pay the MEDICARE Part B deductible and all MEDICARE Part B Eligible Expenses, to the extent not paid by MEDICARE, or in the case of HOSPITAL outpatient department services paid under a prospective payment system, the copayment amount, for the following services:

1. Cataract lenses following cataract surgery and one pair of eyeglasses with standard frames (or one set of contract lenses) after cataract surgery that implants an intraocular lens.
2. Chemotherapy in a physician’s office, freestanding clinic or HOSPITAL outpatient setting.
3. Prescription drugs covered by MEDICARE such as injections that can’t be self-administered that a PARTICIPANT receives in a physician’s office, certain oral cancer drugs, drugs used with some types of DURABLE MEDICAL EQUIPMENT, and under very limited circumstances, certain drugs a PARTICIPANT receives in a HOSPITAL outpatient setting.
4. Physical therapy, speech-language pathology services and occupational therapy when recommended by a physician.
5. Oxygen and rental of equipment and supplies for its administration.
6. Professional licensed ambulance service necessary to transport a PARTICIPANTto or from a HOSPITAL or licensed skilled nursing facility. Services include a substitute means of transportation in medical emergencies or other extraordinary circumstances where professional licensed ambulance service is unavailable and such transportation is substantiated by a physician as being MEDICALLY NECESSARY.
7. Medical Supplies prescribed by a physician.
8. Rental of or purchase of DURABLE MEDICAL EQUIPMENT such as, but not limited to: wheelchairs, walkers and hospital-type beds.
9. Outpatient cardiac rehabilitation services.
10. Facility fees for approved surgical procedures in an AMBULATORY SURGICAL CENTER.
11. Blood processing and handling services for every unit of blood a PARTICIPANT receives.
12. Chiropractic services limited to those services to help correct a subluxation using manipulation of the spine. BENEFITS are not payable for any other services or tests ordered by a chiropractor (including x-rays or massage therapy).
13. X-rays, MRIs, CT scans, EKGs, and other diagnostic tests, other than laboratory tests.
14. Diabetes supplies and self-management training.
15. Physician services that are MEDICALLY NECESSARY or provided in connection with preventive services covered by MEDICARE. BENEFITS are also payable for services provided by health care PROVIDERS, such as physician assistants, nurse practitioners, social workers, and psychologists.
16. Foot exams and treatment if a PARTICIPANT has diabetes-related nerve damage and/or meets certain conditions determined by MEDICARE.
17. Kidney dialysis services and supplies. This includes dialysis medications, laboratory tests, home dialysis training and related equipment and supplies. In addition, BENEFITS are also payable for CHARGES for kidney disease education services prescribed by a physician.
18. Outpatient mental health care services. Coverage includes services generally provided in an outpatient setting, including visits with a psychiatrist or other physician, clinical psychologist, nurse practitioner, physician’s assistant, clinical nurse specialist or clinical social worker.
19. Outpatient HOSPITAL services, outpatient medical and surgical services and supplies.
20. Prosthetic and orthotic items including arm, leg, back and neck braces; artificial eyes; artificial limbs (and their replacement parts); some types of breast prostheses (after mastectomy); and prosthetic devices needed to replace an internal body part of function (including ostomy supplies, and parenteral and enteral nutrition therapy) when ordered by a physician or other health care PROVIDER.
21. Pulmonary rehabilitation programs if a PARTICIPANT has moderate to severe chronic obstructive pulmonary disease prescribed by a physician.
22. Services for treatment of a surgical or surgically treated wound.
23. Tobacco smoking cessation counseling if a PARTICIPANT is diagnosed with an ILLNESScaused or complicated by tobacco use or takes a medicine that is affected by tobacco.
24. Physician services for heart, lung, kidney, pancreas, intestine, bone marrow, cornea, and liver transplants in a MEDICARE-certified facility. Also covered are immunosuppressive drugs if the transplant was eligible for MEDICARE payment, or an employer or union group health plan was required to pay before MEDICARE paid for the transplant.
25. Glaucoma tests once every twelve (12) months for PARTICIPANTS at high risk for glaucoma.

### 8. Additional Services

**Foreign Travel.** BENEFITS are payable at 100% of the REASONABLE CHARGES for MEDICALLY NECESSARY health care services received by a PARTICIPANT in a foreign country.

**Immunizations.** BENEFITS are payable at 100% of the REASONABLE CHARGES for immunizations not covered by MEDICARE.

**Chiropractic Services.** BENEFITS are payable at 100% of the REASONABLE CHARGES for chiropractic services provided by a chiropractor within the scope of his/her license and not covered by MEDICARE per Wis. Stat. 632.875.

**Home Care.** BENEFITS are payable at 100% of the REASONABLE CHARGES for home care services described below:

a. **Covered Services**.Home Care Sections 8.a. and 8.b. apply only if charges for home care services are not covered elsewhere under the CONTRACT. A state licensed or MEDICARE certified home health agency or certified rehabilitation agency must provide or coordinate the home care services. A PARTICIPANT should make sure the agency meets this requirement before services are provided. BENEFITS are payable for CHARGES for the following services when MEDICALLYNECESSARY for treatment:

* + 1. Part time or intermittent home nursing care by or under supervision of a registered nurse;
		2. Part time or intermittent home health aide services when MEDICALLY NECESSARY as part of the home care plan. The services must consist solely of care for the patient. A registered nurse or medical social worker must supervise them;
		3. Physical, respiratory, occupational or speech therapy;
		4. Medical Supplies, prescription drugs and Biologicals prescribed by a physician required to be administered by a professional PROVIDER; laboratory services by or on behalf of a HOSPITAL, if needed under the home care plan. These items are covered to the extent they would be if the PARTICIPANT had been hospitalized;
		5. Nutrition counseling provided or supervised by a registered dietician;
		6. Evaluation of the need for a home care plan by a registered nurse, physician extender or medical social worker. The PARTICIPANT’S attending physician must request or approve this evaluation.

**Note: MEDICARE BENEFITS will not be duplicated.**

b. **Limitations**.The following limitations apply to Home Care services:

1. Home care is not covered unless the PARTICIPANT’S attending physician certifies that: (a) hospitalization or CONFINEMENT in a licensed skilled nursing facility would be needed if the PARTICIPANT didn't have home care; and (b) members of the PARTICIPANT’S IMMEDIATE FAMILY or others living with the PARTICIPANT couldn't give the PARTICIPANT the care and treatment he/she needs without undue hardship;
2. If the PARTICIPANT was hospitalized just before home care started, the PARTICIPANT’S physician during the PARTICIPANT’S HOSPITAL stay must also approve the home care plan;
3. BENEFITS are payable for CHARGES for up to three hundred sixty-five (365) home care visits in any 12-month period per PARTICIPANT. Each visit by a person providing services under a home care plan, evaluating the PARTICIPANT’S need or developing a plan counts as one visit. Each period of up to four straight hours in a 24-hour period of home health aide service counts as one home care visit.
4. If home care is covered under two or more health insurance contracts or plans, coverage is payable under only one of them. The same is true if the PARTICIPANT has home care coverage under the BENEFITS and another source;
5. The maximum weekly BENEFIT for this coverage won't be more than the weekly CHARGES for SKILLED CARE in a licensed skilled nursing facility, as determined by the CONTRACTOR.

**Equipment and Supplies for Treatment of Diabetes.** BENEFITS are payable at 100% of the REASONABLE CHARGES incurred for the installation and use of an insulin infusion pump, all other equipment and supplies, (except insulin and medical supplies for injection of insulin which include syringes, needles, alcohol swabs, and gauze) used in the treatment of diabetes, and REASONABLE CHARGES for diabetic self-management education programs. This BENEFIT is limited to the purchase of one pump per calendar year. The PARTICIPANT must use the pump for at least thirty (30) DAYS before the pump is purchased. MEDICARE BENEFITS won't be duplicated.

**Benefits for Kidney Disease.** BENEFITS are payable for REASONABLE CHARGES for INPATIENT, outpatient, and home treatment of kidney disease, if not covered elsewhere under the HEALTH BENEFIT PROGRAM. These services must be necessary for a PARTICIPANT’S diagnosis and treatment. This includes dialysis treatment and kidney transplantation expenses of both donor and recipient. There is a maximum of $30,000 per year for these BENEFITS. The CONTRACTOR will not pay for any CHARGES paid for, or covered by, MEDICARE.

**Breast Reconstruction.** BENEFITS are payable for REASONABLE CHARGES for breast reconstruction of the affected tissue incident to a mastectomy.

**Hospital and Ambulatory Surgery Center Charges and Anesthetics for Dental Care.** BENEFITS are payable for REASONABLE CHARGES for HOSPITAL or AMBULATORY SURGERY CENTER CHARGES incurred, and anesthetics provided, in conjunction with dental care that is provided in a HOSPITAL or AMBULATORY SURGERY CENTER, if any of the following applies:

a. The PARTICIPANT is a child under the age of 5;

b. The PARTICIPANT has a chronic disability that meets all of the conditions under s. 230.04(9r) (a) 2. a., b. and c., Wisconsin Statutes; or

c. The PARTICIPANT has a medical condition that requires hospitalization or general anesthesia for dental care.

**Health Care Services Provided by a Non-Affiliated Provider.** If a PARTICIPANT receives services from a NON-AFFILIATED PROVIDER, BENEFITS will be payable for REASONABLE CHARGES for those services provided the services are covered under this section.

### 9. Exclusions

The following services are excluded from BENEFITS, except as otherwise specifically provided:

1. Health care services MEDICARE does not cover, unless the HEALTH BENEFIT PROGRAM specifically provides for them.
2. Health care services which neither a PARTICIPANT nor a party on the PARTICIPANT’S behalf has a legal obligation to pay in the absence of insurance.
3. Health care services to the extent that they are paid for by MEDICARE or would have been paid for by MEDICARE if a PARTICIPANT is enrolled in MEDICARE Parts A and B; health care services to the extent that they are paid for by another government entity or program, directly or indirectly. This means that except in cases of fraud, if the PARTICIPANT either does not enroll in MEDICARE Parts A and B at the time the PARTICIPANT enrolls in a MEDICARE coordinated benefit plan and when MEDICARE is first available as the primary payer, or if the PARTICIPANT cancels MEDICARE coverage, the PARTICIPANT’S coverage will be limited, and the PARTICIPANT will be responsible for any costs that MEDICARE would have paid.
4. Personal comfort items. Examples include: air conditioners; air cleaners; humidifiers; physical fitness equipment; physician's equipment; disposable supplies, other than colostomy supplies; or self-help devices not medical in nature.
5. CUSTODIAL CARE, including maintenance care and supportive care.
6. Cosmetic surgery.
7. Health care services received by a PARTICIPANT before his/her coverage becomes effective or after coverage ends.
8. Health care services that are deemed unreasonable and unnecessary by MEDICARE. This includes, but is not limited to, the following: drugs or devices that have not been approved by the Food and Drug Administration (FDA); medical procedures and services performed using drugs or devices not approved by FDA; and services including drugs or devices, not considered safe and effective because they are EXPERIMENTAL or investigational except for the HIV drugs as described in Section 632.895(9) Wis. Stat. as amended.
9. Health care services received outside the United States, except as specifically stated in Section X.E.8. Additional Services.
10. Amounts billed by a physician exceeding the MEDICARE approved amount, except as specifically stated in Section X.E. Medicare Plus Benefits - Certificate of Coverage.
11. Health care services that are not MEDICALLY NECESSARY as determined by the CONTRACTOR, except for such health care services that MEDICAREcovers.
12. Routine physical exams and any related diagnostic X-ray and laboratory tests not covered by MEDICARE.
13. Private duty nursing.
14. Routine dental care.
15. Hearing aids; exams for fitting of hearing aids.
16. Services to the extent the PARTICIPANT is eligible for all MEDICARE benefits, regardless of whether or not the PARTICIPANT is actually enrolled in MEDICARE. This exclusion only applies if the PARTICIPANT enrolled in MEDICARE coordinated coverage does not enroll in MEDICARE Part B when it is first available as the primary payor or who subsequently cancels MEDICARE coverage or is not enrolled in a MEDICARE Part D Plan.

### 10. Miscellaneous Provisions

#### Right to Obtain and Provide Information

Each PARTICIPANT agrees that the CONTRACTOR and/or PBM may obtain from the PARTICIPANT’S health care Providers the information (including medical records) that is reasonably necessary, relevant and appropriate for the CONTRACTOR and/or PBM to evaluate in connection with its treatment, payment, or health care operations. Each person claiming BENEFITS must, upon request by the CONTRACTOR, provide any relevant and reasonably available information which the CONTRACTOR believes is necessary to determine BENEFITS payable. Failure to provide such information may result in denial of the claim at issue.

Each PARTICIPANT agrees that information (including medical records) will, as reasonably necessary, relevant and appropriate, be disclosed as part of treatment, payment, or health care operations, including not only disclosures for such matters to the CONTRACTOR and/or PBM but also disclosures to:

1. Health care PROVIDERS as necessary and appropriate for treatment,
2. Appropriate DEPARTMENT employees as part of conducting quality assessment and improvement activities, or reviewing the CONTRACTOR’S/PBM’s claims determinations for compliance with CONTRACT requirements, or other necessary health care operations,
3. The tribunal, including an external review organization, and parties to any appeal concerning a claim denial.

#### Physical Examination

The CONTRACTOR, at its own expense, shall have the right and opportunity to examine the person of any PARTICIPANT when and so often as may be reasonably necessary to determine their eligibility for claimed services or BENEFITS (including, without limitation, issues relating to subrogation and coordination of BENEFITS). By execution of an application for coverage under the HEALTH BENEFIT PROGRAM, each PARTICIPANT shall be deemed to have waived any legal rights they may have to refuse to consent to such examination when performed or conducted for the purposes set forth above.

#### Case Management/Alternate

The CONTRACTOR may employ professional staff to provide case management services. As part of this case management, the CONTRACTOR or the PARTICIPANT’S attending physician may recommend that a PARTICIPANT consider receiving treatment for an ILLNESS or INJURY which differs from the current treatment if it appears that:

1. The recommended treatment offers at least equal medical therapeutic value, and
2. The current treatment program may be changed without jeopardizing the PARTICIPANT’S health, and
3. The CHARGES (including pharmacy) incurred for services provided under the recommended treatment will probably be less.

If the CONTRACTOR agrees to the attending physician’s recommendation or if the PARTICIPANT or his/her authorized representative and the attending physician agree to the CONTRACTOR’S recommendation, the recommended treatment will be provided as soon as it is available. If the recommended treatment includes services for which BENEFITS are not otherwise payable (for example, biofeedback, acupuncture), payment of BENEFITS will be as determined by the CONTRACTOR. The PBM may establish similar case management services.

#### Disenrollment

No person other than a PARTICIPANT is eligible for BENEFITS. The SUBSCRIBER’S rights to BENEFITS coverage are forfeited if a PARTICIPANTassigns or transfers such rights or aids any other person in obtaining BENEFITS to which they are not entitled, or otherwise fraudulently attempts to obtain BENEFITS. Coverage terminates the beginning of the month following action of the BOARD. Re-enrollment is possible only if the person is employed by an employer where the coverage is available and is limited to occur during the annual OPEN ENROLLMENT period. Re-enrollment options may be limited under the BOARD’S authority.

The DEPARTMENT may at any time request such documentation as it deems necessary to substantiate SUBSCRIBER or DEPENDENT eligibility. Failure to provide such documentation upon request shall result in the suspension of BENEFITS.

In situations where a PARTICIPANT has committed acts of physical or verbal abuse or is unable to establish/maintain a satisfactory physician-patient relationship with the current or alternate Primary Care PROVIDER, disenrollment efforts may be initiated by the CONTRACTOR or the BOARD. The SUBSCRIBER’S disenrollment is effective the first of the month following completion of the GRIEVANCE process and approval of the BOARD. Coverage and enrollment options may be limited by the BOARD.

#### Recovery of Excess Payments

The CONTRACTOR and/or PBM might pay more than the CONTRACTOR and/or PBM owes under this AGREEMENT. If so, the CONTRACTOR and/or PBM can recover the excess from the PARTICIPANT. The CONTRACTOR and/or PBM can also recover from another insurance company or service plan, or from any other person or entity that has received any excess payment from the CONTRACTOR and/or PBM.

Each PARTICIPANT agrees to reimburse the CONTRACTOR and/or PBM for all payments made for BENEFITS to which the PARTICIPANT was not entitled. Reimbursement must be made immediately upon notification to the SUBSCRIBER by the CONTRACTOR and/or PBM. At the option of the CONTRACTOR and/or PBM, BENEFITS for future CHARGES may be reduced by the CONTRACTOR and/or PBM as a set-off toward reimbursement.

#### Limit on Assignability of Benefits

A PARTICIPANT cannot assign any benefit to another person other than a physician, HOSPITAL or other PROVIDER entitled to receive a specific benefit for the PARTICIPANT.

#### Severability

If any part of the policy is ever prohibited by law, it will no longer apply. The rest of the policy will continue in full force.

#### Subrogation

Each PARTICIPANT agrees that the payer under MEDICARE PLUS plan, whether that is the CONTRACTOR or the DEPARTMENT, shall be subrogated to a PARTICIPANT’Srights to damages, to the extent of the BENEFITS the CONTRACTOR provides under this AGREEMENT, for ILLNESS or INJURY a third party caused or is liable for. It is only necessary that the ILLNESS or INJURY occur through the act of a third party. The CONTRACTOR’S or DEPARTMENT’S rights of full recovery may be from any source, including but not limited to:

1. The third party or any liability or other insurance covering the third party.
2. The PARTICIPANT’S own uninsured motorist insurance coverage.
3. Under-insured motorist insurance coverage.
4. Any medical payments, no-fault or school insurance coverages which are paid or payable.

PARTICIPANT’S rights to damages shall be, and they are hereby, assigned to the CONTRACTOR or DEPARTMENT to such extent.

The CONTRACTOR’S or DEPARTMENT’S subrogation rights shall not be prejudiced by any PARTICIPANT. Entering into a settlement or compromise arrangement with a third party without the CONTRACTOR’S or DEPARTMENT’S prior written consent shall be deemed to prejudice the CONTRACTOR’S or DEPARTMENT’S rights. Each PARTICIPANT shall promptly advise the CONTRACTOR or DEPARTMENT in writing whenever a claim against another party is made on behalf of a PARTICIPANT and shall further provide to the CONTRACTOR or DEPARTMENT such additional information as is reasonably requested by the CONTRACTOR or DEPARTMENT. The PARTICIPANT agrees to fully cooperate in protecting the CONTRACTOR’S or DEPARTMENT’S rights against a third party. The CONTRACTOR or DEPARTMENT has no right to recover from a PARTICIPANT or insured who has not been "made whole" (as this term has been used in reported Wisconsin court decisions), after taking into consideration the PARTICIPANT’S or insured's comparative negligence. If a dispute arises between the CONTRACTOR or DEPARTMENT and the PARTICIPANT over the question of whether or not the PARTICIPANT has been "made whole", the CONTRACTOR or DEPARTMENT reserves the right to a judicial determination whether the insured has been "made whole."

In the event the PARTICIPANT can recover any amounts, for an ILLNESS or INJURY for which the CONTRACTOR or DEPARTMENT provides BENEFITS, by initiating and processing a claim as required by a workmen's or worker's compensation act, disability benefit act, or other employee benefit act, the PARTICIPANT shall either assert and process such claim and immediately turn over to the CONTRACTOR or DEPARTMENT the net recovery after actual and reasonable attorney fees and expenses, if any, incurred in effecting the recovery, or, authorize the CONTRACTOR or DEPARTMENT in writing to prosecute such claim on behalf of and in the name of the PARTICIPANT, in which case the CONTRACTORor DEPARTMENT shall be responsible for all actual attorney's fees and expenses incurred in making or attempting to make recovery. If a PARTICIPANT fails to comply with the subrogation provisions of the policy, particularly, but without limitation, by releasing the PARTICIPANT’S right to secure reimbursement for or coverage of any amounts under any workmen's or worker's compensation act, disability benefit act, or other employee benefit act, as part of settlement or otherwise, the PARTICIPANT shall reimburse the CONTRACTOR or DEPARTMENT for all amounts theretofore or thereafter paid by the CONTRACTOR or DEPARTMENT which would have otherwise been recoverable under such acts and the CONTRACTOR or DEPARTMENT shall not be required to provide any future BENEFITS for which recovery could have been made under such acts but for the PARTICIPANT’S failure to meet the obligations of the subrogation provisions of the. The PARTICIPANT shall advise the CONTRACTOR or DEPARTMENT immediately, in writing, if and when the PARTICIPANT files or otherwise asserts a claim for BENEFITS under any workmen's or worker's compensation act, disability benefit act, or other employee benefit act.

#### Proof of Claim

It is the PARTICIPANT’S responsibility to notify their PROVIDER of the PARTICIPANT’S participation in the MEDICARE PLUS plan. Failure to do so could result in a delay in the PARTICIPANT’S claim being paid.

If the services were received outside the United States, the PARTICIPANT must indicate the appropriate exchange rate at the time the services were received and provide an English language itemized billing to facilitate processing of the PARTICIPANT’S claim.

Claims for services must be submitted as soon as reasonably possible after the services are received. If the CONTRACTOR and/or PBM does not receive the PARTICIPANT’S claim within twelve (12) months, or if later, as soon as reasonably possible, after the date the service was received, the CONTRACTOR and/or PBM may deny coverage of the claim.

#### GRIEVANCE Process

The CONTRACTOR and the PBM are required to make a reasonable effort to resolve PARTICIPANTS’ problems and complaints. If the PARTICIPANT has a complaint regarding the CONTRACTOR'S and/or PBM’S administration of BENEFITS (for example, denial of claim or referral), the PARTICIPANT should contact the CONTRACTOR and/or PBM and try to resolve the problem informally. If the problem cannot be resolved in this manner, the PARTICIPANT may file a written GRIEVANCE with the CONTRACTOR and/or PBM. PARTICIPANTS should be directed to contact the CONTRACTOR and/or PBM for specific information on its GRIEVANCE procedures.

If the PARTICIPANT exhausts the CONTRACTOR’S and/or PBM’S GRIEVANCE process and remains dissatisfied with the outcome, the **Participant** may appeal to the DEPARTMENT by completing a DEPARTMENT complaint form. The PARTICIPANT should also submit copies of all pertinent documentation including the written determinations issued by the CONTRACTOR and/or PBM. The CONTRACTOR and/or PBM will advise the PARTICIPANTof the PARTICIPANT’S right to appeal to the DEPARTMENT within sixty (60) DAYS of the date of the final GRIEVANCE decision letter from the CONTRACTOR and/or PBM.

However, the PARTICIPANT may not appeal to the DEPARTMENT issues which do not arise under the terms and conditions of UNIFORM BENEFITS, for example, determination of Medical Necessity, appropriateness, health care setting, level of care, effectiveness of a covered benefit, EXPERIMENTAL treatment, or the rescission of a policy or certificate that can be resolved through the HHS-administered federal External Review Process. The PARTICIPANT may request an external review pursuant to federal law. In this event, the PARTICIPANT must notify the CONTRACTOR and/or PBM of their request. In accordance with federal law, any decision by an HHS-administered federal external review is final and binding. The PARTICIPANT shall have no further right to administrative review once the external review decision is rendered.

#### Appeals to the BOARD

After exhausting the CONTRACTOR’S or PBM’S GRIEVANCE process and review by the DEPARTMENT, the PARTICIPANT may appeal the DEPARTMENT’S determination to the BOARD, unless an HHS-administered federal external review decision that is final and binding has been rendered in accordance with federal law. The BOARD does not have the authority to hear appeals relating to issues which do not arise under the terms and conditions of BENEFITS under this section, for example, determination of Medical Necessity, appropriateness, health care setting, level of care, effectiveness of a covered benefit, EXPERIMENTAL treatment or the rescission of a policy or certificate that can be resolved through the HHS-administered federal External Review Process. These appeals are reviewed only to determine whether the CONTRACTOR and/or PBM breached its contract with the BOARD.