Samaritan Choice Plans
Your Samaritan Employee Health Plans

VISION BENEFITS
Introduction

This document describes the Vision Benefits for Samaritan Health Services employees and affiliated adopting employers. It serves as both the Plan Document and the Summary Plan Description and is designed to explain your Plan as of January 1, 2015.

Every effort has been made to make these explanations as accurate as possible. For more information, contact Samaritan Choice Plans:

Customer Service
Monday – Friday, 8 a.m. to 8 p.m.
541-768-4550 • 1-800-832-4580
TTY 1-800-735-2900

Samaritan Health Plan Operations
PO Box 336
Corvallis, OR 97339-0336

This document is available on your member portal at MyHealthPlan.samhealth.org.

This is your Samaritan Choice Vision Plan Document

Table of contents

Definitions.......................................................... 1
2015 Samaritan Choice vision plan benefits ............... 4
Service area and out-of-area services.......................... 5
Who is eligible? ................................................... 5
How and when to enroll? ........................................... 6
What happens if eligibility changes? ......................... 7
Continuation coverage.......................................... 8
General provisions............................................. 15
Circumstances causing ineligibility or loss of benefits.... 18
Samaritan Choice Plans disclosures ......................... 19
Member grievances and appeals process...................... 22
Your member rights and responsibilities .................... 24
Certificate of creditable coverage............................ 25
Claims information............................................. 25
HIPAA privacy notice.......................................... 26
Statement of ERISA Rights.................................... 26
Plan administration............................................ 27
Summary plan description.................................... 27
Customer service .............................................. 28
Definitions

**Allowed amount** Maximum amount on which payment is based for covered health care services. This is the amount that is payable to the provider of service for medically necessary, covered services. This may be called "eligible expense," "payment allowance" or "negotiated rate." This amount is the combination of the Samaritan Choice Plans payment and any deductible, coinsurance, or co-payment owed by the member. Amounts allocated to these cost shares are so indicated by the Explanation of Benefits. Contracted Providers must write off, or not charge, the Samaritan Choice Plans patient for balances other than the deductible, coinsurance, or co-payment. Providers may collect from members for services that are not covered benefits under the Samaritan Choice Plans policy. If your provider charges more than the allowed amount, you may have to pay the difference. (See Balance Billing.)

**Annual enrollment** A period of time each year (usually the month of October or November) when eligible employees who did not enroll themselves or their eligible dependents within their initial 30-day eligibility period can enroll in the Plan or make plan changes.

**Appeal** A request for your health insurer or plan to review a decision or a grievance again.

**Balance billing** Provider bills the member for the difference between the provider’s charge and the allowed amount. For example, if the provider’s charge is $100 and the allowed amount is $70, the provider may bill you for the remaining $30. A preferred provider may not balance bill you for covered services.

**Benefit year** The period starting on the date coverage begins and ending 12 months after that.

**Calendar year** The period starting on January 1st and ending on December 31st each year.

**Care coordination services** Samaritan Choice Plans offers care coordination services to members who have been diagnosed with chronic medical conditions or who are experiencing complex medical events. Care coordination staff help members navigate and participate in their individual plan of care and support communication between providers across different healthcare settings. Care coordination services can include health coaching, case management and care management by the involved provider team.

**Chemical dependency** An addictive relationship a person has with any drug or alcohol agent. Chemical Dependency may be either physical or psychological, or both, and interferes with a person’s social, psychological or physical adjustment. Chemical dependency does not include dependence on tobacco products or food.

**Coinsurance** This is the amount of the benefits for which a member is responsible. Coinsurance is defined as a percentage of the Allowed Amount. It applies after the deductible and any applicable co-pays have been met. Coinsurance amounts vary between network utilization and service. Your share of the costs of a covered health care service, calculated as a percent (for example, 20%) of the allowed amount for the service. You pay co-insurance plus any deductibles you owe. For example, if the health insurance or plan’s allowed amount for an office visit is $100 and you’ve met your deductible, your co-insurance payment of 20% would be $20. The health insurance or plan pays the rest of the allowed amount.

**Complications of pregnancy** Conditions due to pregnancy, labor and delivery that require medical care to prevent serious harm to the health of the mother or the fetus. Morning sickness and non-emergency caesarean sections aren’t complications of pregnancy.

**Coordination of benefits** A method for determining the amount that each plan should pay when a Covered Person is covered under two or more health care plans. It determines which plan is primary, and which plan is secondary, thus "coordinating" benefits between the two plans.

**Co-payment** A co-payment or co-pay is a fixed amount (for example, $15) you pay for a covered health care service in place of or before the application of coinsurance. Members are responsible for co-payments regardless of the presence of any deductible. Co-payments and/or Coinsurance are not applied toward the deductible, including preventive service co-payments/coinsurance. Members are responsible for payment of co-pays at the time of service. The amount can vary by the type of covered health care service.

**Cosmetic surgery** Designed to improve a person’s appearance without improving function.

**Covered person** A covered employee or a covered dependent who has completed the enrollment requirements and for whom applicable contribution or payroll deduction has been made in the current month.

**Deductible** This is the portion of covered benefit costs each member is obligated to pay before Samaritan Choice Plans begins to pay. The deductible may not apply to all services. See the Out of pocket maximums and deductibles Section for more information.

**Durable Medical Equipment (DME)** Equipment and supplies ordered by a health care provider for everyday or extended use. Coverage for DME may include: oxygen equipment, wheelchairs, crutches or blood testing strips for diabetics.

**Eligible expense or charge** The usual, customary or reasonable charge assessed on an itemized bill for medically necessary medical treatment as provided by this Plan.

**Emergency medical condition** An illness, injury, symptom or condition so serious that a reasonable person would seek care right away to avoid severe harm.

**Emergency medical transportation** Ambulance or Air services for an emergency medical condition.

**Emergency room care** Emergency services received in an emergency room.

**Emergency services** Evaluation of an emergency medical condition and treatment to keep the condition from getting worse.

**Employer** Samaritan Health Services and any other affiliated entity that adopts the Plan. Participants and beneficiaries may receive from the Plan Administrator, upon written request, a complete list of affiliated entities adopting the plan.

**Excluded services** Health care services that your health insurance or plan doesn’t pay for or cover.

**Grievance** A complaint that you communicate to your health insurer or plan.
Habilitation services  Health care services that help a person keep, learn or improve skills and functioning for daily living. Examples include therapy for a child who isn’t walking or talking at the expected age. These services may include physical and occupational therapy, speech-language pathology and other services for people with disabilities in a variety of inpatient and/or outpatient settings.

Health coaching  One-on-one services designed to assist members in reaching health and wellness goals. The program will help you:

- Identify what is motivating you to make lifestyle changes.
- Set specific, measurable, attainable, relevant and time-limited goals.
- Identify barriers and create steps to overcome the barriers.
- Build skills to find reliable health information and resources specific to your needs.

Health insurance  Contract that requires your health insurer to pay some or all of your health care costs in exchange for a premium.

Home health care  Health care services a person receives at home.

Hospice  Services to provide comfort and support for persons in the last stages of a terminal illness and their families.

Hospital  An institution that provides diagnostic and treatment facilities if you are injured or ill. It is licensed as a general hospital, is under the supervision of a staff of physicians and is staffed 24 hours a day by registered nurses. Rest, old age or convalescent homes are not considered Hospitals, nor are most facilities operated by agencies of the federal government. Hospitalization must be authorized by a physician and must be Medically Necessary for acute care and treatment of Illness or Injury.

Hospitalization  Care in a hospital that requires admission as an inpatient and usually requires an overnight stay. An overnight stay for observation could be outpatient care.

Hospital outpatient care  Provided in a hospital that usually doesn’t require an overnight stay.

Illness  A physical or mental illness that results in a covered expense. Physical illness is a disease or bodily disorder; mental illness is a psychological disorder characterized by pain or distress and substantial impairment of basic functioning.

In-network co-insurance  The percent (for example, 20%) you pay of the allowed amount for covered health care services to providers who contract with your health insurance or plan. In-network co-insurance usually costs you less than out-of-network co-insurance.

In-network co-payment  Fixed amount (for example, $35) you pay for covered health care services to providers who contract with your health insurance or plan. In-network co-payments usually are less than out-of-network co-payments.

Incur  The expense of a service is incurred on the day the service is rendered, and the expense of a supply is incurred on the day the Covered Person receives it.

Injury  A personal bodily injury to a Covered Person caused solely by external, violent, and/or accidental means and resulting directly or indirectly of all other causes in an Eligible Expense.

Medical emergency  Injury or sudden illness so severe that a prudent layperson would expect that failure to receive immediate medical attention would risk seriously damaging the health of a person (or fetus). Examples of true medical emergencies include (but are not limited to):

- bleeding that does not stop
- sudden abdominal or chest pains
- suspected heart attacks
- broken bones
- serious burns
- onset of delivery
- severe pain

Medically necessary  Health care services or supplies that a professional provider, exercising prudent clinical judgment, would provide to a patient for the purpose of preventing, evaluating, diagnosing, or treating an illness, injury, disease, or its symptoms, and are:

- in accordance with generally accepted standards of medical practice;
- clinically appropriate, in terms of type, frequency, extent, site and duration, and considered effective for the patient’s illness, injury, or disease; and
- not primarily for the convenience of the patient, physician, or other health care provider, and not more costly than an alternative service or sequence of services at least as likely to produce equivalent therapeutic or diagnostic results as to the diagnosis or treatment of that patient’s illness, injury, or disease.

For these purposes, “generally accepted standards of medical practice” means standards that are based on credible scientific evidence published in peer reviewed medical literature generally recognized by the relevant medical community, Physician Specialty Society recommendations and the views of physicians practicing in relevant clinical areas and any other relevant factors.

The fact that a physician may prescribe, order, recommend, or approve a service or supply does not, of itself, make the service or supply medically necessary or covered under the Plan.

Samaritan Choice Plans reserves the right to review or otherwise deny services that are not found to be medically necessary.

Network  The facilities, providers and suppliers your health insurer or plan has contracted with to provide health care services.

Non-preferred provider  A provider who doesn’t have a contract with your health insurer or plan to provide services to you. You’ll pay more to see a non-preferred provider. Check with your plan to see if you can go to all providers who have contracted with your health insurance or plan.

Out-of-network co-insurance  The percent (for example, 40%) you pay of the allowed amount for covered health care services to providers who do not contract with your health insurance or plan. Out-of-network co-insurance usually costs you more than in-network co-insurance.

Out-of-network co-payment  A fixed amount (for example, $35) you pay for covered health care services from providers who do not contract with your health insurance or plan. Out-of-network co-payments usually are more than in-network co-payments.

Out-of-pocket limit  The most you pay during a benefit plan year (January 1 – December 31) before your health insurance or plan begins to pay 100% of the allowed amount. This limit never includes your...
premium, balance billed charges or services your health insurance or plan doesn’t cover. Some health insurance or plans do not count all of your co-payments, deductibles, co-insurance payments, out-of-network payments or other expenses towards this limit.

**Physician services** Health care services a licensed medical physician (M.D. – Medical Doctor or D.O. – Doctor of Osteopathic Medicine) provides or coordinates.

**Plan** Samaritan Choice Plans, which is described in this Plan Document. A benefit your employer, union or other group sponsor provides to you to pay for your health care services.

**Plan document** A written legal description of the Plan. This document; also referred to as Policy, member handbook or Summary Plan Description.

**Plan support programs (Wellness Plan only)** We have developed support programs to compliment the medical advice of your healthcare provider. All services provided by these programs are covered 100% by the Samaritan Choice Wellness Plan option. Eligibility criteria will apply. If identified as a member who would benefit from these services, you may be required to participate in these programs.

**Preauthorization** A decision by your health insurer or plan that a health care service, treatment plan, prescription drug or durable medical equipment is medically necessary. Sometimes called prior authorization, prior approval or precertification. Your health insurance or plan may require preauthorization for certain services before you receive them, except in an emergency. Preauthorization isn’t a promise your health insurance or plan will cover the cost.

**Preferred provider or facility** A provider or facility that has an effective Preferred Provider Plan contract with Samaritan Choice Plans to provide services and supplies to the covered individuals under this plan.

**Premium** The amount that must be paid for your health insurance or plan. You and/or your employer pay a portion every pay-period.

**Prescription drug coverage** Health insurance or plan that helps pay for prescription drugs and medications.

**Prescription drugs** Drugs and medications that by law require a prescription.

**Primary care home** The Primary Care Home (PCH) practice provides relationship-based, primary health care that focuses on the health needs of the whole person. The PCH is responsible for meeting the large majority of each patient’s physical and mental health care needs, including prevention and wellness, acute care, and chronic care. They coordinate care across all elements of the broader health care system, including specialty care, hospitals, home health care, and community services.

**Primary care physician** A physician (M.D. – Medical Doctor or D.O. – Doctor of Osteopathic Medicine), who directly provides or coordinates a range of health care services for a patient.

**Primary care provider (PCP)** Pediatric physician, Family medicine, OB-GYN physician, General practice, Internal medicine, nurse practitioner, clinical nurse specialist or physician assistant, as allowed under state law, who provides, coordinates or helps a patient access a range of health care services for the indicated specialties.

**Professional services** Services of a professional medical provider for medically appropriate diagnosis or treatment of illness or injury, and for preventive care services.

**Professional provider** Licensed or Registered Medical Providers that provide Medically Necessary covered services within the scope of their license or registry. The term “Professional Provider” does not include a naturopath, a massage therapist, chiropractor or any other class of provider not covered by the Plan.

**Provider** A physician (M.D. – Medical Doctor or D.O. – Doctor of Osteopathic Medicine), health care professional or health care facility licensed, certified or accredited as required by state law.

**Reconstructive surgery** Designed to improve function after injury or disease. Surgery and follow-up treatment needed to correct or improve a part of the body because of birth defects, accidents, injuries or medical conditions.

**Rehabilitation services** Health care services that help a person keep, get back or improve skill and functioning for daily living that have been lost or impaired because a person was sick, hurt or disabled. These services may include physical and occupational therapy, speech-language pathology and psychiatric rehabilitation services in a variety of inpatient and/or outpatient settings.

**Skilled nursing facility (SNF)** An institution primarily engaged in providing skilled nursing care or restorative services for the treatment of injured, disabled or sick persons and is not, except incidentally, a place for the aged or those suffering from chemical dependency. Nor is it an institution providing primarily custodial care. The facility must provide 24-hour-a-day nursing services supervised by registered nurses.

**Specialist** A physician specialist focuses on a specific area of medicine or a group of patients to diagnose, manage, prevent or treat certain types of symptoms and conditions. A non-physician specialist is a provider who has more training in a specific area of health care.

**Therapeutic abortion** An abortion induced when pregnancy constitutes a threat to the physical or mental health of the mother and/or the fetus. Therapeutic abortions are done because pregnancy would cause the mother hardship, endanger their life or health, or because prenatal testing has shown that the fetus will be born with severe abnormalities. Terminations of pregnancy for other reasons outside of this are not a covered benefit.

**Urgent care services** Services for an unforeseen illness or injury that requires treatment within 24 hours to prevent serious deterioration of a patient’s health. Urgent conditions are normally less severe than true medical emergencies. Care for an illness, injury or condition serious enough that a reasonable person would seek care right away, but not so severe as to require emergency room care. Examples of conditions that need urgent care are sprains and strains, vomiting, cuts, and severe headaches.

**USERRA** USERRA means the Uniformed Services Employment and Reemployment Rights Act of 1994, as amended, and including all regulations promulgated thereto.

**Usual, customary and reasonable (UCR) charges** Amount paid for a medical service in a geographic area based on what providers in the area usually charge for the same or similar medical service. The UCR amount sometimes is used to determine the allowed amount. Medical expenses are covered at the percentage stated in the Summary of Benefits for the covered services a Covered Person receives based on Usual, Customary and Reasonable charges as defined.
- **Usual** – The fee charged for a given service by an individual or institutional provider. That is the provider’s own “usual” fee.

- **Customary** – A fee is customary if it is in the range of usual fees charged by providers of similar training and experience in a similar area.

- **Reasonable** – A fee is reasonable if it is both usual and customary, or in the opinion of the Claims Administrator, it is justifiable considering the special circumstances of the case in question.

Samaritan Choice Plans members may be responsible for UCR charges if services are provided by non-preferred providers.

Value-based services  Benefit is specific to Samaritan Choice Plans, and created by medical and administrative staff. This benefit was designed based on Samaritan Health Services utilization and cost. Explicit use of plan incentives to encourage enrollee adoption of one or more of the following:

- Appropriate use of high value services, including certain prescription drugs and preventative services.
- Adoption of healthy lifestyles, such as smoking cessation or increased physical activity.
- Use of high performance providers who adhere to evidence-based treatment guidelines.

2015 Samaritan Choice vision plan benefits

This Plan pays for vision examinations, and corrective lenses and frames when prescribed by a licensed ophthalmologist or licensed optometrist, for you and your insured dependents. The Plan allows you to choose any licensed ophthalmologist, optician, or optometrist. However, for eye examinations, there is a difference in reimbursement for participating vision providers and non-participating vision providers.

There is no deductible for covered vision services or supplies and the benefits are paid at 100% of the allowed charge, up to the limits listed below, for services at participating vision providers (70% for services at non-participating vision providers). Allowed charge means the charge for covered services up to the maximum plan allowance. These vision care benefits are provided on a calendar year basis.

Covered benefits

**Eye Examinations:** One complete eye exam (including eye refraction exam), per calendar year; covered 100% after a $25 co-pay for participating vision providers and 70% after a $25 co-pay for non-participating vision providers. Visual Acuity screening in children (ages 0-21 years) is covered and the co-pay does not apply. The USPSTF recommends screening to detect amblyopia, strabismus, and defects in visual acuity in children in accordance with Bright Futures. Frequency per benefit period is covered in compliance with the Bright Futures recommendations.

**Vision Hardware and/or Accessories:** The following hardware and/or accessories are covered on a calendar year basis at a combined benefit maximum limit of $250 per calendar year:

- Single Vision Lenses
- Polycarbonate Lenses (when appropriate)
- Tinting; prescription only, excludes photochromatic and transition
- Bifocal Lenses
- Trifocal Lenses
- Contacts
- Contact Lenses
- Frames
- Lenses (including PolyCarb lenses) are covered when eyeglasses are first acquired or when required by a change in prescription.

**Limitations and exclusions**

The vision care benefit will only pay for the items listed above up to the allowable amount per individual and per calendar year.

**Exclusions**

The following are not covered benefits under this Plan:

- Visual field charting;
- Fitting fees for lenses or eye glasses
- Orthoptics or vision training;
- Lenticular lenses;
- Contact lenses, except as shown in the Schedule
- Subnormal vision aids;
- Aniseikonic lenses;
- High index lenses;
- Photochromatic, transition and nonprescription tinted lenses
- Nonprescription lenses; or
- More than the allowance for a standard prescription when multi-focal hard resin lenses, coated lenses or no-line bifocals (blended type) are chosen;
- Extra charges for fashion eyewear features such as blended, coated, flintglass, oversize lenses or extra charges for special frames
- Medical or surgical treatment of the eyes;
- Services and supplies that are payable under a workers’ compensation or occupational disease law;
- Any expense which results from an act of declared or undeclared war or armed aggression;
- Any expense which is in excess of the maximum plan allowance;
- Any eye examination required as a condition of employment; and
- Any expense paid in whole or in part by any other provision of the Group Health Insurance Plan provided by the Policyholder;
- Hardware repairs.
Service area and out of area services

The Samaritan Choice Plans service area is defined as Linn, Benton, Lincoln and Tillamook Counties. Services done within the country, out of our service area, will be paid based on whether the billing provider is contracted with Samaritan Choice Plans. All plan benefit limits and prior authorization requirements apply.

Out of the country coverage

SCP covers all urgent and emergent services received outside of the country at the preferred provider benefit level. Any other services besides urgent and emergent services provided out of the country will not be covered. Most providers in other countries will not bill Samaritan Health Plans directly, so members may need to pay for services upfront and out-of-pocket. Please fill out the Member Reimbursement Form, and submit with all receipts and pertinent documentation of the covered health care expenditures to SCP for evaluation and reimbursement. All member reimbursement requests must be submitted to Samaritan Choice Plans within 365 days of the date services were obtained.

When submitting a foreign claim request for reimbursement please include the following information:

- Member ID number
- Member name
- Services rendered
- Date of service
- Provider name
- Charged amount by service received
- Where you received services
- Diagnosis
- Total charge on bill
- Units received for each service
- Currency type submitted on bill and conversion rates for that particular time. If this is not provided, Samaritan Choice Plans will convert currency at the rate that it is at that time.

PLEASE NOTE:

Not all providers in our service area are considered to be a preferred provider. Not all providers outside our service area are considered to be a non-preferred provider. Please call Customer Service to verify the network status of your provider before obtaining services: 541-768-4550 or 1-800-832-4580 (TTY 1-800-735-2900).

Who is eligible?

Employees: All non-temporary employees of Samaritan Health Services (SHS) who are assigned as .50 Full Time Equivalent (FTE) or greater are eligible under the Plan. Coverage begins the first day of the month following the employee’s start date or the first date of employment.

Workers classified by the Employer as independent contractors are not eligible to participate in the Plan during the period they are classified as independent contractors, even if those workers are later retroactively reclassified as employees.

Family members: While you are eligible and insured under the Plan, the following family members are also eligible for coverage:

- Your lawful spouse as defined by the State of Oregon (except for legal separation).
- Any children over age 26 who are mentally disabled or physically handicapped, and who have been incapable of self-sustaining employment since age 26. Samaritan Choice Plans will require proof of disability and periodic verification of the dependent’s status.
- Domestic partners of employees who have this benefit available through their place of employment and who meet all of the following criteria (Contact your Human Resources Department for more information, or to see if you qualify):
  - The partner is 18 years of age or older,
  - The employee and the partner share a close personal relationship,
  - The employee and the partner are responsible for each other’s common welfare,
  - The employee and the partner share a permanent residence with the intent to continue doing so indefinitely,
  - The employee and the partner are jointly financially responsible for basic living expenses including, but not limited to, food, shelter, and medical expenses,
  - Neither the employee nor the partner is legally married to anyone else,
  - The employee and the partner have lived together as a domestic partnership and met all other criteria set forth in this section for at least six months, and
  - The employee and the partner are not related to each other by blood closer than marriage in Oregon or the state where they have a permanent residence and are domiciled.

The Internal Revenue Service (IRS) does not recognize a domestic partner as being a qualified dependent except in very limited circumstances. Thus, under IRS rules, coverage of a domestic partner under the Plan is a taxable benefit to the employee. Accordingly, employees must pay income taxes on the fair market value of the Plan benefits provided for their domestic partners.
coverage provided to their domestic partners and the dependents of domestic partners. The value of the domestic partner coverage is considered wages, is included in the employee’s gross income, and is subject to state and federal income tax and FICA withholding. However, any benefits paid for the domestic partner that are attributable to coverage included in the employee’s income are taxable neither to the employee nor to the partner.

Dependent children under age 26. For purposes of coverage under the Plan, the term “child” includes:

- a biological child of you or your spouse;
- an adopted child of you or your spouse;
- a child actually placed with you while adoption proceedings are pending;
- a child for whom you are required to provide insurance coverage under a Qualified Medical Child Support Order (QMCSO);
- a child for whom you are legal guardian; and
- a child of a qualified domestic partner of an employee (see applicable IRS information above).

To be eligible for coverage as a dependent, a dependent child of divorced parents does not have to qualify as a dependent for Internal Revenue Service tax exemption purposes.

Dependent parents, foster children, and any other relative not described above are not eligible for coverage under the Plan.

Grandchildren are covered under the Plan only if they have been adopted or placed with you for adoption or for whom you have legal guardianship.

Qualified Medical Child Support Order (QMCSO). Samaritan Choice Plans will extend benefits to an employee’s non-custodial child, as required by any qualified medical child support order (QMCSO), under ERISA. Samaritan Choice Plans has procedures for determining whether an order qualifies as a QMCSO. Participants and beneficiaries can obtain, without charge, a copy of such procedures from our Customer Services Department at 541-768-4550 or 1-800-832-4580.

How and when to enroll?

When you first become eligible: Most SHS employees become eligible the first day of the month after they become non-temporary employees. In the Senior Care Divisions of SHS including, but not limited to, Wiley Creek Community, employees who are regularly scheduled to work at least 20 hours per week are eligible for coverage under the Plan following completion of 6 months of employment. Coverage begins the first day of the month following 6 months of regular employment.

During this waiting period, you should file with the Human Resources office an enrollment form for yourself and any eligible dependents you wish to have enrolled in the Plan. The Human Resources office must receive this application within 30 days after the date you become eligible for coverage in order for you and your eligible dependents to become covered as of the initial eligibility date. By enrolling, you are agreeing to participate and you are authorizing compensation reduction contributions to cover your share of the cost of your elected coverage under the Plan. Your Employer will announce your required contribution each year.

Enrolling new dependents: If you become married while you are covered under the Plan, your new spouse and his or her children become eligible for coverage on the date of the marriage. Your new stepchildren must meet the dependency or other eligibility requirements applicable to children as discussed earlier in this document.

Your qualified domestic partner may enroll by submitting an enrollment application and completed Domestic Partnership Affidavit at the time of your initial enrollment or within 30 days of the partnership first becoming eligible according to the criteria stated in the Eligibility section. All other domestic partner applications will be subject to late enrollment provisions.

Please note: If you intend to have your newborn covered under the plan, it is imperative that you enroll your child as soon as possible, no more than 30 days following birth or adoption. Please contact your designated Human Resources Department for assistance. The Plan covers your newborn child for 30 days after the child’s birth if the child is not covered under a different plan. An adopted child will be covered for 30 days from the time of placement with you for adoption if the child is not covered under a different plan. “Placement” means the assumption and retention by a person of a legal obligation for total or partial support of a child in anticipation of the adoption of the child. If the child’s placement for adoption does not become final, coverage for the child will end on the date the child is removed from placement.

To continue coverage for the newborn or adopted child beyond the first 30 days after the date of birth or placement for adoption, you must submit a new enrollment form to the Human Resources office within the 30-day period, listing the child as a new dependent. If this is not done, coverage for the newborn or adopted child will terminate at the end of the 30-day period.

Waiver of coverage: You may waive coverage under the Plan for yourself. You may also waive coverage for any of your eligible dependents. If you waive coverage for yourself, your dependents are not eligible for coverage. To waive coverage, you must file a Declination of Coverage form with the Human Resources office specifying the reason for the waiver. The form must list by name each of the dependents for whom you waive coverage.

Subsequent enrollment: If you do not enroll yourself and/or your eligible dependents within 30 days of first becoming eligible, you may be considered a “late enrollee.” If so, you must wait until the next Annual Enrollment period (which is the month of December) to enroll. If you then enroll, coverage will become effective as of the following January 1.

Please Note: You and/or your eligible dependents will not be considered a “late enrollee” in the following circumstances:

- You did not enroll because you and/or your eligible dependents were covered under another health benefit plan (including benefits consisting of medical care under any hospital or medical services policy or HMO). However, you must state in writing that you do not want to enroll yourself (or
a dependent) in the Plan due to other coverage. If you subsequently lose that other coverage, you or your eligible dependents may enroll in the Plan within 30 days. In this situation, your effective date of coverage will be the first day following your loss of coverage under the other health benefit plan.

- A court has ordered that coverage be provided for your child under your health benefit plan and a request for enrollment is made within 30 days after issuance of the court order.
- You are newly eligible under Oregon’s Family Health Insurance Assistance Program, FHIAP, and a request for enrollment is made within 30 days after issuance of FHIAP eligibility.

### HIPAA Special Enrollment Notice

If you are declining enrollment for yourself or your dependents (including your spouse) because of other health insurance or group health plan coverage, you may be able to enroll yourself and your dependents in this plan if you or your dependents lose eligibility for that other coverage (or if the employer stops contributing toward your or your dependents’ other coverage). However, you must request enrollment within 30 days after your or your dependents’ other coverage ends (or after the employer stops contributing toward the other coverage).

In addition, if you have a new dependent as a result of marriage, birth, adoption, court-appointed guardianship or placement for adoption, you may be able to enroll yourself and your dependents. However, you must request enrollment within 30 days after the marriage, birth, adoption, guardianship or placement for adoption.

Effective April 1, 2009, the Children’s Health Insurance Program Reauthorization Act of 2009, supplements the HIPAA special enrollment notice by allowing eligible employees and dependents to enroll under the plan under the following circumstances:

1. The employee’s, spouse’s, domestic partner’s, or dependent’s Medicaid or CHIP coverage is terminated as a result of loss of eligibility, or
2. The employee, spouse, domestic partner, or dependent becomes eligible for a premium assistance subsidy or Medicaid coverage under Medicaid or Children’s Health Insurance Program (CHIP).

Employees and dependents must request special enrollment under this provision within 60 days of the loss of Medicaid or CHIP coverage or within 60 days after the employee or dependent is determined to be eligible for a Medicaid or CHIP subsidy.

To request special enrollment or to obtain more information, contact your designated Human Resources department for more information.

### What happens if eligibility changes?

A number of events, such as changes in your employment or marital status, may affect your eligibility for coverage under the Plan. This section explains what happens in these situations.

**Termination of employment:** If your employment with the Employer ends, coverage for you and your covered dependents will ordinarily stop on the last day of the month your employment ends. However, you and your covered dependents may then be able to continue coverage on a self-pay basis (unless your employment was terminated for reasons of gross misconduct). Refer to the Continuation coverage section for details.

**Transfer to non-benefited position:** If you cease to be a regular, full-time employee (i.e., you cease to be assigned to a .50 FTE or greater position), then the coverage for you and your dependents will ordinarily end on the last day of the month in which your transfer of position occurs. However, you and your covered dependents may then be able to continue coverage on a self-pay basis. Refer to the Continuation coverage section for details.

**Legal annulment of marriage, legal separation or divorce:** Coverage for your spouse and any children who cease to meet the definition of eligible family members (for example, former stepchildren) normally ends on the last day of the month in which the final decree is entered. Your spouse and/or other former family members may be able to continue coverage on a self-pay basis. The definition of spouse in this document includes same-sex and opposite-sex marriages that have been validly entered into. Refer to the Continuation coverage section for details.

**If your domestic partnership ends:** Coverage for your domestic partner and any children of a domestic partner (not related to the enrolled employee by birth or adoption) will terminate upon the termination of the domestic partnership or death of the employee, whichever comes first. The employee and partner are required by the domestic partnership affidavit to give written notice to the employer within 30 days of any change in qualifying criteria. Domestic partners, as “Beneficiaries”, may continue this policy’s coverage under a COBRA-like coverage for no more than 18 months. Children of the domestic partner, as Qualified Beneficiaries, may continue this policy’s coverage under COBRA for up to 36 months.

**If you die:** Coverage for your dependents will end on the last day of the month in which your death occurs. However, your dependents may continue their coverage on a self-pay basis. Refer to the Continuation coverage section for details.

**If your children are no longer eligible:** Coverage normally ends on the last day of the month when your child reaches age 26.

(Please also refer to the Disclosures section for information on Michelle’s Law P.L. 110-381; page 54 for additional information)

Your qualified dependent children may continue their coverage on a self-pay basis. Refer to the Continuation coverage section for details.
Your enrollment responsibilities

As a Samaritan Choice member, you are responsible for doing the following actions within 30 days as described below.

- Within 30 days of eligiblity, you should file with the Human Resources office an enrollment form for yourself and any eligible dependents you wish to have enrolled in the Plan.
- You must notify Human Resources of your new spouse and his or her children once they become eligible for coverage on the date of the marriage.
- Your qualified domestic partner may enroll within 30 days of the partnership first becoming eligible according to the criteria stated in the Eligibility section by submitting an enrollment application.

Continuation coverage

Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA)

Federal law requires that most employers sponsoring group health plans offer employees and their family members the opportunity to continue their group health coverage (called “continuation coverage”) at group rates in certain instances where coverage under the plan would otherwise end. This section is intended to inform you of your rights and obligations under the continuation coverage provisions of the law.

This document addresses the Plan options under the Medical, Pharmacy, and Health Flexible Spending Account (FSA) components. Both you and your spouse should take the time to read this section carefully. Please contact your designated Human Resources department for more information.

The Plan will provide no greater rights than what is provided with the Consolidated Omnibus Budget Reconciliation Act (COBRA) of 1985 or applicable law. The law(s) have been amended from time to time. In the event of any conflict between this continuation of coverage provision and the current provisions of the law, the current provisions of the law shall govern. Your rights are described below.

As an employee of SHS, you may have the right to choose this continuation coverage if you lose your group health coverage because of a reduction in your hours of employment, or the termination of your employment (for reasons other than gross misconduct on your part).

If you are the spouse of an employee covered by the Plan, you may have the right to choose continuation coverage for yourself if you lose coverage under this Plan for any of the following reasons:

- The termination of your spouse’s employment (for reasons other than gross misconduct);
- Reduction in your spouse’s hours of employment;
- The divorce or legal separation from your spouse;
- Your spouse becomes entitled to Medicare; or
- The death of your spouse.

If you are the spouse of an employee covered by the Plan, he or she may have the right to continuation coverage if group health coverage is lost for any of the following reasons: The termination of the parent’s employment with the Employer;

- Reduction in the parent’s hours of employment;
- The parent’s divorce or legal separation;
- The parent who is a covered employee becomes entitled to Medicare;
- The death of a parent who is a covered employee; or
- The dependent ceases to be a “dependent child” under this Plan.

The employee or a family member has the responsibility to inform the Employer of a divorce, legal separation, or a child losing dependent status under the Plan within 60 days of the date of one of these events. Despite the 60-day COBRA deadline, if the employee fails to give notice to SHS HR within 30 days, it could complicate the employee’s tax reporting and withholding.

When SHS Human Resources is notified that one of these qualifying events has happened, your plan administrator (SHPO) will notify you that you may have the right to choose continuation coverage. Under the law, you must inform SHPO that you want continuation coverage within 60 days of the later of:

- The date you would lose coverage because of one of the events described earlier; or
- The date on the notice you are sent informing you of your right to elect continuation coverage.

Coverages must be offered to each person losing Plan coverage, who was covered the day before the qualifying event. Each person is a “Qualified Beneficiary” and has the individual right to elect COBRA continuation coverage. A Qualified Beneficiary can add a new spouse during the continuation period on the same terms as an active Employee. The newly added spouse is a beneficiary. A beneficiary cannot elect coverage that is different from that elected by the Qualified Beneficiary. The beneficiary’s continuation period shall end on the same date that the Qualified Beneficiary’s continuation period ends.

If you do not choose continuation coverage, your group health insurance coverage will end as of the last day of the month in which the event occurred; the event that gave rise to your continuation coverage rights (the “qualifying event”).

If you choose continuation coverage, SHS is required to allow you to elect the health coverage you were receiving immediately prior to the
If a qualified beneficiary is determined by the Social Security Administration to be disabled and you notify Samaritan Choice Plans within the required timeframe, all of the qualified beneficiaries in your family may be entitled to receive up to an additional 11 months of COBRA coverage, for a total maximum of 29 months. This extension is available only for qualified beneficiaries who are receiving COBRA coverage because of a qualifying event that was the covered employee’s termination of employment or reduction of hours. The disability must have started some time before the 60th day of COBRA continuation coverage and must last until the end of COBRA coverage available without the disability extension (18 months, as described above.) Each qualified beneficiary will be entitled to the disability extension if one of them qualifies.

You must notify Samaritan Health Plan Operations of a qualified beneficiary’s disability by this deadline.

The disability extension is available only if you notify the Plan in writing of the Social Security Administration’s determination of disability within 60 days after the latest of:

- The date of the Social Security Administration’s disability determination;
- The date of the covered employee’s termination of employment or reduction of hours;
- The date on which the qualified beneficiary loses (or would lose) coverage under the terms of the Plan as a result of the covered employee’s termination of employment or reduction of hours; or
- The date the qualified beneficiary receives the Member Handbook or COBRA General Notice informing him/her of the responsibility to notify the plan and the procedures for doing so.

In providing this notice, you must use the Plan’s form entitled “COBRA Qualifying Event or Extension Notification” form and you must follow the notice procedures specified in the section below entitled “Notice Procedures.” If these procedures are not followed or if the notice is not provided to Samaritan Health Plan Operations during the 60 day notice period, then the disability extension of COBRA coverage will be denied.

**Second qualifying event extension of COBRA continuation coverage**

An extension of coverage will be available to spouses and dependent children who are receiving COBRA continuation coverage if a second qualifying event occurs during the 18 months (or, in the case of a disability extension, the 29 months) following the covered employee’s termination of employment or reduction of hours. The maximum amount of COBRA coverage available when a second qualifying event occurs is 36 months. Such second qualifying events may include the divorce or legal separation from the covered employee, a dependent child’s ceasing to be eligible for coverage as a dependent under the Plan, death of a covered employee, or a covered employee becoming entitled to Medicare. These events can be a second qualifying event only if they would have caused the beneficiary to lose coverage under the Plan if the first qualifying event had not occurred. (This extension is not available under the Plan when a covered employee becomes entitled to Medicare after his or her termination of employment or reduction of hours.)
However, the law also provides that a person’s continuation coverage will end earlier than above on the occurrence of the earliest of the following reasons:

- SHS no longer provides group health coverage to any of its employees;
- The person fails to pay his or her premium for continuation coverage on time;
- The person becomes covered under another group health plan (but see Preexisting condition limitation discussed below);
- The person becomes entitled to Medicare after electing continuing coverage under this plan; or
- The person is no longer determined to be disabled, if coverage is continued beyond the 18th month due to the person’s disability.

Preexisting condition limitation: COBRA continuation coverage may terminate when you become covered under another group health plan, but only if the other plan does not contain an exclusion or limitation that affects a preexisting condition you have. However, most health plans are required to credit time covered under a prior plan toward any preexisting condition coverage-waiting period. If you become covered under another group health plan having a preexisting condition coverage-waiting period that is satisfied due to this crediting of prior coverage, your COBRA continuation coverage may be terminated.

If the covered employee becomes entitled to Medicare within 18 months before his or her termination of employment or reduction of hours

When Plan coverage is lost due to the end of employment or reduction of the employee’s hours of employment, and the employee became entitled to Medicare benefits less than 18 months before the qualifying event, COBRA coverage under the Plan’s Medical, Pharmacy and Vision components for qualified beneficiaries (other than the employee) who lose coverage as a result of the qualifying event can last up to 36 months after the date of Medicare entitlement. For example, if a covered employee becomes entitled to Medicare eight months before the date on which employment terminates, COBRA coverage for the spouse and children who lost the coverage as a result of the termination can last up to 36 months after the date of the Medicare entitlement. For example, if a covered employee becomes entitled to Medicare eight months before the date on which employment terminates, COBRA coverage for the spouse and children who lost the coverage as a result of the termination can last up to 36 months after the date of the Medicare entitlement. This COBRA coverage period is available only if the covered employee becomes entitled to Medicare within 18 months BEFORE termination or reduction of hours.

Newborn and adopted children: If you are entitled to COBRA because you are a current or former employee of SHS and a child is born or placed for adoption while you are on COBRA continuation coverage, you can enroll your new child for COBRA continuation coverage immediately. You must notify the Plan within 30 days of the event and submit the appropriate documentation. You may use the Plan’s form entitled, “COBRA Qualifying Event or Extension Notification”. Your newborn and adopted child will obtain “qualified beneficiary” status. In other words, the child will have independent election rights and second qualifying event rights (i.e., same rules that apply to covered employee).

Premium payments: If you are eligible for continuation coverage, you do not have to show that you are insurable (proof of good health) to choose continuation coverage. However, under the law, you must pay 102% of the premium rate for your continuation coverage. A third party may pay your premium for you, but you remain responsible for ensuring the payment is made by the due date or within the 30 day grace period. These rules apply to your spouse and dependents that are eligible for continuation coverage. Individuals receiving a disability extension may be charged 150% of the premium during the extension.

Premiums must be mailed or delivered to Samaritan Health Plan Operations. Your first payment is due no later than 45 days after the date you elect continued coverage, retroactive to the date coverage ceased. Payment for each subsequent month’s coverage is due on the first day of the month and must be received within 30 days of the due date. Required monthly premiums may change during the continuation period in the manner allowed by the law. The COBRA continuation coverage member will be notified of any changes in the benefits and/or rates during the continuation period.

If you have any questions about the law, please contact your Human Resources office. Also, if you have changed marital status, or you or your spouse have changed addresses; please notify your Human Resources office immediately. If any member changes their address while on COBRA continuation coverage, please notify SHPO by submitting the COBRA Address Notification Form.

COBRA continuation coverage regarding Health Flexible Spending Accounts (FSA)

COBRA continuation of Coverage under the Health FSA will be offered only to qualified beneficiaries losing coverage who have underspent accounts. A qualified beneficiary has an underspent account if the amount of their submitted claims is less than their year-to-date contributions.

COBRA coverage will consist of the Health FSA coverage in force at the time of the qualifying event (i.e., the elected annual limit reduced by the reimbursable claims submitted up to the time of the qualifying event). The use-it-or-lose-it rule will continue to apply, so any unused amounts will be forfeited at the end of the plan year, and FSA COBRA continuation coverage will terminate at the end of the plan year.

Unless otherwise elected, all qualified beneficiaries who were covered under the Health FSA will be covered together for Health FSA COBRA continuation coverage. However, each qualified beneficiary could alternatively elect separate COBRA continuation coverage to cover that beneficiary only, with a separate Health FSA annual limit and a separate premium.

Qualified beneficiaries may not enroll in the Health FSA at open enrollment.

Your COBRA rights are subject to change. Coverage will be provided only as required by law. Should the law change, your rights will change accordingly. In the event that more than one continuation provision under the Plan applies, the periods of continuous coverage will run concurrently to the extent permitted by law.

Early retiree coverage: The Plan provides that if a covered employee’s “employment with the Employer ends, coverage for [the employee] and [the employee’s] covered dependents will ordinarily stop on the last day of the month [the employee’s] employment ends,” subject to those individuals’ COBRA continuation rights. Certain employees who retire from employment with the Employer before becoming eligible for Medicare may continue coverage under the Plan, or selected components of the Plan designated by the Employer’s chief
early retiree coverage provision. In addition, if an early retiree's retirement will not begin until after the end of any early retiree Ordinarily, COBRA continuation coverage will affect your future rights under federal law. First, you can lose the guaranteed right to purchase individual health insurance policies that do not impose such preexisting condition exclusions if you do not get COBRA continuation coverage for the maximum time available to you. Second, you will lose the guaranteed right to purchase individual health insurance policies that do not impose such preexisting condition exclusions if you do not get COBRA continuation coverage for the maximum time available to you. Finally, you should take into account that you have special enrollment rights under federal law. You have the right to request special enrollment in another group health plan for which you are otherwise eligible (such as a plan sponsored by your spouse’s employer) within 30 days after your group health coverage ends because of one of the qualifying events listed above. You will also have the same special enrollment right at the end of COBRA continuation coverage if you get COBRA continuation coverage for the maximum time available to you.

How to change your COBRA continuation coverage election

If you want to change your initial election and are still within your 60 day election period, please complete a new COBRA Continuation Coverage Election Form and submit to the Plan within the required timeframe.

To drop a portion of your coverage or covered members, or terminate your coverage early, you must use the COBRA Early Termination or Drop Coverage Form. You may obtain a copy of this form from the Plan at no charge or you can download the form at www.samhealth.org/COBRA and you must follow the notice procedures specified below in the section entitled, “Notice Procedures”.

To add dependents or change coverage options (i.e. Wellness to High Deductible) during Open Enrollment periods, please contact the Plan for current forms.
Termination of COBRA coverage before the end of the maximum coverage period

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

- Any of the required premiums are not paid in full on time
- A qualified beneficiary becomes covered, after electing COBRA, under another group health plan (but only after any exclusions of that plan for a preexisting condition of the qualified beneficiary have been exhausted or satisfied);
- A qualified beneficiary becomes entitled to Medicare benefits (under Part A, Part B, or both) after electing COBRA;
- The employer ceases to provide any group health plan for its employees; or
- During a disability extension period, the disabled qualified beneficiary is determined to no longer be disabled. (COBRA coverage for all qualified beneficiaries, not just the disabled qualified beneficiary, will terminate.) For more information about the disability extension period, see the section above entitled “Disability Extension of COBRA Continuation Coverage.”

COBRA continuation coverage may also be terminated for any reason the Plan would terminate coverage of a participant or beneficiary not receiving COBRA coverage (such as fraud).

Notification of other coverage

After electing COBRA, you must notify the Plan in writing within the required timeframe, when a qualified beneficiary becomes entitled to Medicare (Part A, Part B, or both). The required timeframe is 60 days from the latest of:

1. The date of the Medicare entitlement
2. The date of loss of coverage
3. The date the qualified beneficiary receives the Member Handbook or COBRA General Notice informing him/her of the responsibility to notify the plan and the procedures for doing so.

You must also notify the plan in writing within 30 days, if after electing COBRA; a qualified beneficiary becomes covered under other group health plan coverage. You must use the Plan’s form entitled “COBRA Qualifying Event or Extension Notification”. You may obtain a copy of this form from the Plan at no charge, or you can download the form at www.samhealth.org/COBRA. You must follow the notice procedures specified below in the section entitled “Notice Procedures.” In addition, if you were already entitled to Medicare before electing COBRA, notify the plan of the date of your Medicare entitlement at the address shown in the section below entitled “Notice Procedures.”

Payment for COBRA Continuation Coverage

All COBRA premiums must be paid by cash, check, money order or non-recurring credit card. Your first payment and all monthly payments for COBRA continuation coverage must be mailed or hand delivered to the individual at the payment address specified in the election notice provided to you at the time of your qualifying event. However, if the Plan notifies you of a new address for payment, you must mail or hand deliver all payments for COBRA continuation coverage to the address specified in the notice of new address.

If mailed, your payment is considered to have been made on the date it is postmarked. If hand delivered, your payment is considered to have been made when it is received by the individual at the address specified for Samaritan Health Plan Operations.

If you elect COBRA, you do not have to send any payment with the Election Form. However, you must make your first payment for COBRA continuation coverage not later than 45 days after the date of your election. (This is the date your Election Form is postmarked, if mailed, or the date your Election Form is received by the individual at the address specified for delivery of the Election Form, if hand-delivered.) See the section above entitled “How to Elect COBRA Continuation Coverage.”

If you do not send your initial payment with your election notice, but pay within the 45 days after you elect, your initial premium payment may need to be adjusted to include more than the first month’s premium. The following example assumes your loss of coverage date is April 30 and you elect coverage June 29. If you send in your payment on August 8 (40 days after your election date), at a minimum, your payment should cover the months of May, June, and July. And, your August payment (due August 1) must be paid within the 30-day grace period, by August 31.

Claims will be denied until you have elected COBRA and made the first payment. After the first payment is made in full within the required timeframe, claims will be reprocessed for payment.

After you make your first payment for COBRA continuation coverage, you will be required to make monthly payments for each subsequent month of COBRA continuation coverage. The amount due for each month for each qualified beneficiary will be disclosed in the election notice packet provided to you at the time of your qualifying event. Under the Plan, each of these monthly payments for COBRA continuation coverage is due on the first day of the month for that month’s COBRA continuation coverage. Samaritan Health Plan Operations will not send periodic notices of payments due for these coverage periods. You will only receive premium payment invoices when you first elect COBRA and when there is a premium change. We will not send a monthly bill to you for your COBRA continuation coverage. It is your responsibility to pay your COBRA premiums on time.

Although monthly payments are due on the first day of each month of COBRA continuation coverage, you will be given a grace period of 30 days after the first day of the month to make each monthly payment. Your COBRA continuation coverage will continue each month as long as the payment for that month is made before the end of the grace period. However, if you do not make a monthly payment within the grace period for the month, your COBRA continuation coverage will be retroactively terminated (going back to the last month when a full timely payment was received).

If you fail to make a monthly payment before the end of the grace period for that month, you lose all rights to COBRA continuation coverage under the Plan.

Eligibility during election and initial payment period

During the initial 60 day election period, until an election form is received, providers verifying eligibility will be told members are not benefit eligible and not payment eligible. If you receive medical services...
prior to electing your continuation coverage, keep any medical payment receipts and submit for reimbursement under the plan provisions once you have elected and paid your initial premium payment.

Once an election form has been received, you will be considered benefit eligible under the plan. If you submit a full premium payment with your election form, claims will be processed following the usual procedure. Providers verifying eligibility will be told members are benefit eligible and payment eligible. If a full premium payment is not sent with the election form, claims will be denied until a full premium payment has been received. Providers verifying eligibility will be told members are benefit eligible, but not payment eligible, as requirements have not been met. They will also be informed that no claims, including prescription drug charges, will be paid until the initial premium payment is received in full. Once the full initial premium payment has been received within the required timeframe, the claims will be reprocessed. If premiums are not paid in full by the required deadline, coverage will be terminated retroactively. Additional information may be provided following HIPAA guidance. A third party is allowed to make premium payments for a COBRA member, but must do so within the required timeframe.

Notice procedures

Warning

If you miss a required due date or if you do not follow these notice procedures, you will lose the right to elect COBRA (or will lose the right to an extension of COBRA continuation coverage, as applicable). This applies to all related qualified beneficiaries as well, unless they contact the Plan independently.

Notices must be written and submitted on plan forms

Any notice that you provide related to COBRA continuation coverage elections must be in writing, signed, and submitted on the Plan’s required forms. This includes the initial election when choosing to be covered under COBRA continuation coverage, any changes made to your original or subsequent elections, and all reportable events. The Plan’s required forms are described above in this Plan document. You may request forms without charge from the Plan or download them at www.samhealth.org/COBRA. Electronic notices (including e-mailed or faxed) do not follow notice procedures. The “COBRA Address Notification Form” should be used to update the address of any COBRA member. If you are not able to submit this form timely, an address change may be reported by calling SHPO Customer Service.

How, when, and where to send notices

You must mail or hand-deliver your notice to:

Samaritan Health Plan Operations
815 NW Ninth Street, Suite 101
PO Box M
Corvallis, Oregon 97339

However, if a different address for notices to the Plan appears in the Plan’s most recent Plan document, you must mail or hand-deliver your notice to that address (if you do not have a copy of the Plan’s most recent member handbook, you may request one free of charge.)

If mailed, your notice must be postmarked no later than the last day of the applicable notice period. If hand-delivered, your notice must be received by the individual at the address specified above not later than the last day of the applicable notice period. The applicable notice periods are described throughout this document in the appropriate sections.

Additional information required for notice of qualifying event

If the qualifying event is a divorce or legal separation, your notice must include a copy of the decree of divorce or legal separation. If your coverage is reduced or eliminated and later a divorce or legal separation occurs, and if you are notifying Samaritan Health Plan Operations coverage was reduced or eliminated in anticipation of the divorce or legal separation, your notice must include evidence satisfactory to Samaritan Health Plan Operations that your coverage was reduced or eliminated in anticipation of the divorce or legal separation.

Additional information required for notice of disability

Any notice of disability that you provide must include 1) the name and address of the disabled qualified beneficiary; 2) the date that the qualified beneficiary became disabled; 3) the names and addresses of all qualified beneficiaries that are still receiving COBRA continuation coverage; 4) the date that the Social Security Administration made its determination; and 5) a copy of the Social Security Administration’s determination.

Requirements if you are no longer disabled

If the member is no longer disabled, the Plan must be notified of this change in writing. The law requires this notification within thirty days of the change in status. Fill out the “COBRA Qualifying Event or Extension Notification.” You may obtain a copy of this form from the Plan at no charge, or you can download the form at www.samhealth.org/COBRA.

Additional information required for notice of second qualifying event

Any notice of a second qualifying event that you provide must include 1) the names and addresses of those that are receiving COBRA continuation coverage; 2) the second qualifying event and the date that it happened; and 3) if the second qualifying event is a divorce or legal separation, a copy of the decree of divorce or legal separation. Other second qualifying events may require documented proof.

Additional information required for notice of special Medicare extending rule

Any notice of Medicare entitlement that you provide must include 1) the name and address of the Medicare entitled member; 2) the effective date of Medicare entitlement; 3) the names and addresses of all qualified beneficiaries that are receiving COBRA continuation coverage; and 4) a copy of the Medicare card.

Who may provide notice(s)
The covered employee (i.e., the employee or former employee who is or was covered under the Plan), a qualified beneficiary who lost coverage due to the qualifying event described in the notice, or a representative acting on behalf of either may provide notices. A notice provided by any of these individuals will satisfy any responsibility to provide notice on behalf of all qualified beneficiaries who lost coverage due to the qualifying event described in this notice.

Move out of area
Should you or a family member on COBRA coverage through Samaritan Choice Plans move out of our service area, all non-emergent services shall be considered a preferred provider if provided through an out-of-area contracted provider or non-preferred if provided through a non-contracted provider.

When notices must be provided

<table>
<thead>
<tr>
<th>Action Needed</th>
<th>Timeline to Report</th>
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<tbody>
<tr>
<td>Report the following second qualifying events to</td>
<td>Within 60 days of the later of:</td>
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<tr>
<td>Samaritan Health Plan Operations (SHPO):</td>
<td>• Date of the qualifying event</td>
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<tr>
<td>• Employee divorce</td>
<td>• Date of loss of coverage due to qualifying event</td>
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<td>• Legal separation</td>
<td>• Date member receives Member Handbook</td>
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<td>• A child’s loss of dependent status</td>
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<td>• (for example, child turns 26)</td>
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<tr>
<td>Once you receive the COBRA Coverage Election Notice, if you choose to elect,</td>
<td>Within 60 days of the later of:</td>
</tr>
<tr>
<td>you must submit a completed COBRA Coverage Election Form to SHPO.</td>
<td>• Date on the notice, or</td>
</tr>
<tr>
<td>If you elect COBRA continuation coverage, you must mail or hand-deliver your</td>
<td>• Date you lose group health coverage</td>
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<td>initial payment to SHPO (if you did not send your initial payment with the</td>
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<tr>
<td>COBRA Coverage Election Form).</td>
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<tr>
<td>Your monthly premium payments are due on the first of each month. You must</td>
<td>By the end of the 30-day grace period</td>
</tr>
<tr>
<td>mail or hand-deliver your monthly premium payments to SHPO.</td>
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<td>Qualified beneficiaries may request special enrollment. (For example, in a</td>
<td>It must be within 30 days of the loss of other coverage (including at the end of the COBRA</td>
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<td>spouse’s health plan).</td>
<td>continuation coverage maximum period)</td>
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<tr>
<td>Disability-If you are reporting the disability of a qualified beneficiary,</td>
<td>Within 60 days from the later of:</td>
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<tr>
<td>you must send SHPO a copy of the Social Security Administration ruling letter.</td>
<td>• The date Social Security Administration issues the disability determination</td>
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<tr>
<td>No longer disabled-You must report to SHPO a Social Security Administration</td>
<td>• The date of the qualifying event</td>
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<td>determination that the disabled qualified beneficiary is no longer disabled.</td>
<td>• The date of loss of coverage</td>
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<td></td>
<td>• The date the qualified beneficiary receives the Member Handbook</td>
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</tbody>
</table>
General provisions

Medical necessity of continuing care

If questions arise about the medical necessity of continued care for treatment or services, the Plan may ask the attending physician to provide evidence supporting the need for this care. The Plan can discontinue payment of benefits if the medical information from your physician does not clearly indicate that continued care for treatment or services is Medically Necessary.

Quality of medical care

The Covered Person always has the right to choose his or her own Hospital or physician. The Plan is not responsible for the quality of medical care the Covered Person receives. The Plan cannot be held liable for any claims or damages connected with injuries suffered by the Covered Person while receiving medical services and supplies.

Third-party liability and right of subrogation

If a Covered Person receives any benefits arising out of an Injury or Illness for which the Covered Person (or his or her guardian or estate) may have, or asserts any claim or right to recovery against a third party or parties, then any payment or payments under the Plan for such benefits shall be made on the condition and with the understanding that the Plan will be reimbursed. Such reimbursement will be made by the Covered Person (or his or her guardian or estate) to the extent of, but not exceeding, the total amount payable to or on behalf of the Covered Person (or his or her guardian or estate) from any policy or contract from any insurance company or carrier, including the Covered Person’s insurer, or any third party, plan or fund as a result of a judgment, settlement, arbitration, award or other arrangement. The Covered Person on behalf of his or herself (or his or her guardian or estate) acknowledges and agrees that the Plan will be reimbursed in full before any amounts are deducted from the policy, proceeds, award, judgment, settlement or other arrangement. This obligation to reimburse the Plan shall be equally binding upon the Covered Person regardless of whether or not the third party or its insurer has admitted liability or the medical charges are itemized in the third party payment.

The Plan will not pay or be responsible, without its prior written consent, for any fees or costs associated with a Covered Person pursuing a claim against any coverage. Neither the “make-whole rule” nor the “common-fund doctrine” of insurance law applies under the Plan.

Any reimbursement required by this provision shall also apply when a Covered Person recovers under an uninsured or underinsured motorist plan, homeowner’s plan, renter’s plan or any liability plan.

The Plan will be subrogated to all claims, demands, actions and right of recovery against any entity including, but not limited to, third parties and insurance companies and carriers, including the Covered Person’s insurer. The amount of such subrogation will be equal to the total amount paid under the Plan arising out of the Injury or Illness for which the Covered Person (or his or her guardian or estate) has, may have or asserts a cause of action. In addition, the Plan will be subrogated for attorney fees incurred in enforcing its subrogation rights under this provision.

By reason of such subrogation, the Plan or the Claims Administrator on behalf of the Plan has the right to sue and assert rights against any such third party in a Covered Person’s name.

If a Covered Person incurs expenses for treatment of the Injury or Illness after receiving a recovery, the Plan will not pay benefits for covered expenses until the total amount of the covered expenses incurred after the recovery exceeds the net recovery amount (i.e., the amount of the recovery minus the amount previously reimbursed to the Plan).

The Covered Person on behalf of himself or herself (or his or her guardian or estate) specifically agrees to do nothing to prejudice the Plan’s rights to reimbursement or subrogation. In addition, the Covered Person on behalf of himself or herself (or his or her guardian or estate) agrees to cooperate fully with the Plan and Claims Administrator in asserting and protecting the Plan’s subrogation rights. The Covered Person on behalf of himself or herself (or his or her guardian or estate) agrees to execute and deliver all instruments and papers (in their original form) and do whatever else is necessary to fully protect the Plan’s subrogation rights.

Failure to comply with the requirements of this provision by the Covered Person (or his or her guardian or estate) may result in a forfeiture of benefits under the Plan.

Motor vehicle accidents

Most motor vehicle liability policies are required to provide a full range of liability insurance that includes medical care. The Plan will not pay medical costs if the Covered Person is entitled to health care under motor vehicle insurance. It will pay benefits toward Eligible Expenses over the amount covered by the motor vehicle insurance. If the Covered Person is paid benefits before motor vehicle insurance payments are made, then the Plan is entitled to reimbursement from any subsequent motor vehicle insurance payments made to the Covered Person. The Plan may recover expenses directly from the motor vehicle insurer or from any settlement or judgment that the Covered Person obtained from a third party.

Before the Plan pays a benefit, the Covered Person must provide information about any motor vehicle insurance payments that may be available. Also, at the request of the Claims Administrator, the Covered Person must sign an agreement to hold the income of any recovery in trust for the Plan.

Coordination of benefits

1. Coordination of this group contract’s benefits with other benefits

This Coordination of Benefits (COB) section applies when a Covered Person has health care coverage under more than one plan. The term “Plan” is defined below for the purposes of this COB section. The order of benefit determination rules govern the order in which each plan will
pay a claim for benefits. The plan that pays first is called the primary plan. The primary plan must pay benefits in accordance with its policy terms without regard to the possibility that another plan may cover some expenses. The plan that pays after the primary plan is the secondary plan. The secondary plan may reduce the benefits it pays so that payments from all plans do not exceed 100% of the total allowable expense.

2. Definitions relating to coordination of benefits

**Plan:** Plan means any of the following that provides benefits or services for medical, pharmacy or routine vision services. If separate contracts are used to provide coordinated coverage for members of a group, the separate contracts are considered parts of the same plan and there is no COB among those separate contracts.

2.1 Plan includes: group insurance contracts, health maintenance organization (HMO) contracts, closed panel plans or other forms of group or group-type coverage (whether insured or uninsured); medical care components of group long-term care contracts, such as skilled nursing care; and Medicare or any other federal governmental plan, as permitted by law.

2.2 Plan does not include: hospital indemnity coverage or other fixed indemnity coverage; accident only coverage; specified disease or specified accident coverage; school accident type coverage; benefits for non-medical components of group long-term care policies; Medicare supplement policies; Medicaid policies; or coverage under other federal governmental plans, unless permitted by law.

Each contract for coverage listed under 2.1 and 2.2 above is a separate plan. If a plan has two parts and COB rules apply only to one of the two, each of the parts is treated as a separate plan.

**The Plan:** The Plan means, as used in this COB section, the part of this contract to which this COB section applies and which may be reduced because of the benefits of other plans. Any other part of this contract providing health care benefits is separate from the Plan. A contract may apply one COB provision to certain benefits, such as dental benefits, coordinating only with similar benefits, and may apply another COB provision to coordinate other benefits.

The order of benefit determination rules listed in Section 3 determine whether the Plan is a primary plan or secondary plan when a Covered Person has health care coverage under more than one plan.

When primary, Samaritan Choice Plans determines payment for our benefits first before those of any other plan without considering any other plan's benefits. When secondary, Samaritan Choice Plans determines our benefits after those of another plan and may reduce the benefits Samaritan Choice Plans pays so that all plan benefits do not exceed 100% of the total allowable expense. **Allowable expense:** Allowable expense means a health care expense, including deductibles, coinsurance and co-payments, which are covered at least in part by any plan covering a Covered Person.

SCP members are expected to pay for their cost shares (copays, coinsurance & deductibles) and SCP will only pay for benefits after satisfaction of member deductibles and other eligibility requirements even when SCP is in secondary position. When a plan provides benefits in the form of services, the reasonable cash value of each service will be considered an allowable expense and a benefit paid. An expense that is not covered by any plan covering a Covered Person 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 Covered Person is not an allowable expense.

The difference between the cost of a semi-private hospital room and a private hospital room is not an allowable expense, unless one of the plans provides coverage for private hospital room expenses.

If you are covered by two 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 reimbursement amount for a specific benefit is not an allowable expense.

**Allowable Expense Regarding Medicare** When this plan pays secondary to Medicare the Medicare approved amount will be the allowable expense for this plan, as long as the provider accepts Medicare. When the provider does not accept Medicare, the Medicare limiting charge (the most that the provider can charge you for the service when they do not accept Medicare), will be the allowable expense. The Medicare Payment combined with the payment from this Plan, will not exceed 100% of the total allowable expense.

If you are covered by two or more plans that provide benefits or services on the basis of negotiated fees, an amount in excess of the highest of the negotiated fees is not an allowable expense.

If you are covered by one plan that calculates its benefits or services on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology and another plan that provides its benefits or services on the basis of negotiated fees, the primary plan’s payment 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.

The amount of any benefit reduction by the primary plan because the Covered Person has failed to comply with the plan provisions is not an allowable expense. Examples of these types of plan provisions include second surgical opinions, pre-certification of admissions, and preferred provider arrangements.

**Closed panel plan:** A closed panel plan is a plan that provides health care benefits to Covered Persons primarily in the form of services through a panel of providers that has contracted with or is employed by the plan, and that excludes coverage for services provided by other providers, except in cases of emergency or referral by a panel member. If the primary plan is a closed panel plan and the secondary plan is not a closed panel plan, the secondary plan shall pay or provide benefits as if it were the primary plan when a covered person uses a non-panel provider, except for emergency services or authorized referrals that are paid or provided by the primary plan.

**Custodial parent:** A 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 dependent child resides more than one half of the calendar year excluding any temporary visitation.

4. Order of benefit determination rules.

When a Covered Person is covered by two or more plans, the rules for determining the order of benefit payments are as follows:
A. The primary plan pays or provides its benefits according to its terms of coverage and without regard to the benefits of any other plan.

B. Except as provided in paragraph (2) below, a plan that does not contain a COB provision that is consistent with the State of Oregon’s COB regulations is always primary unless the provisions of both plans state that the complying plan is primary.

Coverage that is obtained by virtue of membership in a group that is designated to supplement a part of a basic package of benefits and provides that this supplementary coverage shall be excess to any other parts of the plan provided by the contract holder. Examples of these types of situations are major medical coverages that are superimposed over base plan hospital and surgical benefits, and insurance type coverages that are written in connection with a closed panel plan to provide out-of-network benefits.

C. A plan may consider the benefits paid or provided by another plan in calculating payment of its benefits only when it is secondary to that other plan.

D. Each plan determines its order of benefits using the first of the following rules that apply. Rules are applied in a sequential order:

Non-dependent or dependent: The plan that covers a member other than as a dependent, for example as an employee, subscriber or retiree is the primary plan and the plan that covers the member as a dependent is the secondary plan. However, if the member is a Medicare beneficiary and, as a result of federal law, Medicare is secondary to the plan covering the member as a dependent; and primary to the Plan covering the member as other than a dependent (e.g. a retired employee); then the order of benefits between the two plans is reversed so that the plan covering the member as an employee, subscriber or retiree is the secondary plan and the other plan is the primary plan.

Dependent child covered under more than one plan. Unless there is a court decree stating otherwise, when a member is a dependent child and is covered by more than one plan the order of benefits is determined as follows:

- For a dependent child whose parents are married or are living together, whether or not they have ever been married:
- The plan of the parent whose birthday falls earlier in the calendar year is the primary plan; or
- If both parents have the same birthday, the plan that has covered the parent the longest is the primary plan.

For a dependent child whose parents are divorced or separated or not living together, whether or not they have ever been married:

- If a court decree states that one of the parents is responsible for the dependent child’s health care expenses or health care coverage and the plan of that parent has actual knowledge of those terms, that plan is primary. If the parent with responsibility has no health care coverage for the dependent child’s health care expenses, but that parent’s spouse does, that parent’s spouse’s plan is the primary plan. This rule applies to plan years commencing after the plan is given notice of the court decree;
- If a court decree states that both parents are responsible for the dependent child’s health care expenses or health care coverage, the provisions of subparagraph (a) above shall determine the order of benefits;
- If a court decree states that the parents have joint custody without specifying that one parent has responsibility for the health care expenses or health care coverage of the dependent child, the provisions of subparagraph (a) above shall determine the order of benefits; or
- If there is no court decree allocating responsibility for the dependent child’s health care expenses or health care coverage, the order of benefits for the dependent child are as follows:
  - The plan covering the custodial parent, first;
  - The plan covering the spouse of the custodial parent, second;
  - The plan covering the non-custodial parent, third; and then
  - The plan covering the dependent spouse of the non-custodial parent, last.

For a dependent child covered under more than one plan of individuals who are not the parents of the dependent child, the provisions of subparagraph (a) or (b) above shall determine the order of benefits as if those individuals were the parents of the dependent child.

Active Employee or Retired or Laid-off Employee. The plan that covers a member as an active employee, that is, an employee who is neither laid off nor retired, is the primary plan. The plan covering that same member as a retired or laid-off employee is the secondary plan. The same would hold true if a Covered Person is a dependent of an active employee and that same person is a dependent of a retired or laid-off employee. If the other plan does not have this rule, and as a result, the plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D(1) can determine the order of benefits.

COBRA or State Continuation Coverage. If a member whose coverage is provided pursuant to 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, subscriber or retiree or covering the member as a dependent of an employee, subscriber or retiree or covering the member as an active employee and that same person is a dependent of a retired or laid-off employee. If the other plan does not have this rule, and as a result, the plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D (1) above can determine the order of benefits.

Longer or Shorter Length of Coverage: The plan that covered the member as an employee, subscriber or retiree longer is the primary plan and the plan that covered the member the shorter period of time is the secondary plan.

If the preceding rules do not determine the order of benefits, the allowable expenses shall be shared equally between the plans meeting the definition of plan. In addition, The Plan will not pay more than Samaritan Choice Plans would have paid had Samaritan Choice Plans been the primary plan.

4. Effect on the benefits of this plan.

When the Plan is secondary, Samaritan Choice Plans may reduce our benefits so that the total benefits paid or provided by all plans during a plan year are not more than the total allowable expenses. 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 health care coverage and apply that calculated amount to any allowable expense under its plan that is unpaid by the primary plan. The
secondary plan may then reduce its payment by the amount so that, when combined with the amount paid by the primary plan, the total benefits paid or provided by all plans for the claim do not exceed the total allowable expense for that claim. In addition, the secondary plan shall credit to its plan deductible any amounts it would have credited to its deductible in the absence of other health care coverage.

If a Covered Person is enrolled in two or more closed panel plans and if, for any reason, including the provision of services by a non-panel provider, benefits are not payable by one closed panel plan; COB shall not apply between that plan and other closed panel plans.

5. Right to receive and release needed information. Certain facts about health care coverage and services are needed to apply this COB section and to determine benefits payable under The Plan and other plans. Samaritan Choice Plans may get the facts we need from, or give them to, other organizations or persons for the purpose of applying this section and determining benefits payable under the Plan and other plans covering a member claiming benefits. Samaritan Choice Plans need not tell, or get the consent of, any person to do this. Each Covered Person claiming benefits under this Plan must give Samaritan Choice Plans any facts we need to apply this section and determine benefits payable.

6. Facility of payment. A payment made under another plan may include an amount that should have been paid under this plan. If it does, Samaritan Choice Plans may pay that amount to the organization that made that payment. That amount will then be treated as though it were a benefit paid under the Plan. Samaritan Choice Plans will not have to pay that amount again. The term “payment made” includes providing benefits in the form of services, in which case “payment made” means the reasonable cash value of the benefits provided in the form of services.

7. Right of recovery. If the amount of the payments made by Samaritan Choice Plans is more than we should have paid under this COB section, Samaritan Choice Plans may recover the excess from one or more of the persons we have paid or for whom we have paid; or any other person or organization that may be responsible for the benefits or services provided for the Covered Person. The “amount of the payments made” includes the reasonable cash value of any benefits provided in the form of services.

Coordination with Medicare

If you and/or your spouse are enrolled in Medicare and this Plan at the same time, this Plan will pay benefits first when:

- You or your covered spouse are age 65 or over and by law Medicare is secondary to this Plan;
- You or your covered spouse Incur expenses for kidney transplant or kidney dialysis and by law Medicare is secondary to the Plan; or
- You are entitled to benefits under Section 226(b) of the Social Security Act (Medicare disability) and by law Medicare is secondary to the Plan.

Medicare is the primary payer for non-working persons and spouses of non-working persons who first become entitled to Medicare on the basis of age or disability prior to acquiring End Stage Renal Disease (ESRD) as specified by law.

Allowable Expense Regarding Medicare When this plan pays secondary to Medicare the Medicare approved amount will be the allowable expense for this plan, as long as the provider accepts Medicare. When the provider does not accept Medicare, the Medicare limiting charge (the most that the provider can charge you for the service when they do not accept Medicare), will be the allowable expense. The Medicare Payment combined with the payment from this Plan, will not exceed 100% of the total allowable expense.

Plan administration: In order to make clear the extent of the Administrator's authority, the Administrator has absolute discretion to carry out its duties pursuant to the Plan

Circumstances causing ineligibility or loss of benefits

The Plan contains numerous conditions and limitations that may affect your or your family's right to participate or receive benefits. This section will highlight just a few such conditions and limitations. You or your family's rights may be affected by any of the following:

- Being employed by an employer that has not adopted the Plan (see “Who is eligible” on page 7).
- Not being or remaining an eligible employee (see “Who is eligible” on page 7).
- Not timely submitting an election to participate (see “How and when to enroll” on page 6).
- Failing timely to pay for continuation coverage (see “Continuation coverage” on page 7) or regular coverage while on FMLA leave (see “What happens if eligibility changes?” on page 7).
- Changing your employment status or family status (see “What happens if eligibility changes?” on page 7).
- Failing timely to submit claims for reimbursement (see “Claims information” on page 25 and “Grievances and appeals” on page 22).
- Being called to active duty by any of the Armed Forces of the United States (see “What happens if eligibility changes?” on page 7).
- Reaching a benefit maximum, including the Plan's lifetime maximum benefit (see “Limitations and Exclusions” on page 4 and elsewhere for other maximum limits).
- Failing to reimburse the Plan under its right of subrogation (see “General Provisions” on page 15).
- Being subject to a Plan amendment (see the “Summary Plan Description” on page 27).
Samaritan Choice Plans disclosures

The following are Federal laws and plan notices that apply to your health benefits coverage and are found in appropriate sections of this Plan Document. You may access your plan document online at www.samhealth.org/healthplans/members/samaritanchoiceplans

Family and Medical Leave Act of 1993 (FMLA)

Employees are eligible for leave if they have at least 12 months of service and have worked at least 1,250 hours during the previous 12-month period. Eligible employees are entitled to request a FMLA leave for up to a maximum of 12 work-weeks within a 12-month period for the following reasons:

- to care for a child following a birth or placement of a child with the employee for adoption or foster care;
- to care for the spouse, child or parent of the employee who has a serious health condition; or
- the employee is unable to perform the essential functions of his or her own job because of the employee's own serious health condition.

If both parents work for the Employer, they are entitled to a total of 12 weeks of leave for the birth of a newborn or the placement of an adopted or foster child, and they may decide how to divide the leave. An entitled family and medical leave (FMLA) is NOT considered a COBRA (see Continuation coverage section) qualifying event unless coverage is reinstated at the end of the leave.

If the employee chooses to continue coverage while on an approved FMLA leave, he or she may do so by paying any required contribution rates that would have been paid by payroll deduction if they had been working. All contributions are due the first of each month, and if the employee fails to pay any required contribution, coverage will terminate on the last day of the month that contributions were paid.

If the employee returns to active employment after an entitled FMLA leave, group coverage will be reinstated. Waiting periods satisfied prior to an employee’s approved leave would be reinstated when an employee returns to work. This is true even if coverage was terminated due to lapse of contribution payments on the employee’s part. Benefits will be restored to the benefits equivalent to those the employee would have had if leave had not been taken and contribution payments had not been missed.

If the employee chooses not to participate while on an FMLA leave, but subsequently returns to active working status on or before the expiration of the leave, the employee and all Eligible Dependents will immediately become covered under the Plan without being required to give evidence of insurability.

If the employee fails to return from leave (except because of your own or a relative’s serious health condition, or another circumstance beyond your control), SHS has the right to recover contributions it paid during the leave. If the employee does not return from a FMLA leave, health coverage will cease and a COBRA qualifying event will occur on the earlier of the:

- end of the leave period, OR
- the day the Employer learns the employee does not plan to return.

Also, Oregon has a family leave law that has been revised to substantially parallel the federal FMLA law. However, there are a few provisions that differ between the Oregon Leave law and FMLA. Please contact the Human Resources office for details on the policies and procedures of these laws and to obtain the required leave request forms.

Uniformed Services Employment and Reemployment Rights Act (USERRA)

Coverage will terminate if you are called to active duty by any of the armed forces of the United States of America. However, coverage can be continued for up to 18 months or the period of uniformed service leave, whichever is shortest, if you request to continue coverage and pay any required contributions toward the cost of the coverage during the leave. If the leave is less than 30 days, the contribution rate will be the same as for active employees. If the leave is longer than 30 days, the required contribution will not exceed 102% of the cost of coverage.

If you do not elect continuation coverage under the Uniformed Services Employment and Reemployment Rights Act or if continuation coverage is terminated or exhausted, coverage will be reinstated on the first day you return to active employment with the group if you are released under honorable conditions, but only if you return to active employment:

- on the first full business day following completion of your military service for a leave of 30 days or less;
- within 14 days of completing your military service for a leave of 31 to 180 days; or
- within 90 days of completing your military service for a leave of more than 180 days.

Regardless of the length of the leave, a reasonable amount of travel time or recovery time for an illness or injury determined by the Veteran’s Administration (VA) to be service connected will be allowed.

When coverage under this Plan is reinstated, all provisions and limitations of this Plan will apply to the extent that they would have applied if you had not taken military leave and your coverage had been continuous under this Plan. There will be no additional deductible owed for the year as if you had been continuously covered under this Plan from your original effective date. (This waiver of limitations does not provide coverage for any illness or injury caused or aggravated by your military service, as determined by the VA. For complete information regarding your rights under the Uniformed Services Employment and Reemployment Rights Act, contact your employer).

Leave of absence: If you are granted an approved non-FMLA or USERRA leave of absence, you can arrange to continue coverage for yourself and your family for up to three months. You must continue any premium contribution payments you were making prior to the leave.

Strike or lockout

If you are covered by a collective bargaining agreement and are involved in a strike or lockout, coverage for you and your family may be able to be continued. You must pay the full cost of coverage directly to the union or organization that represents you.

Children’s Health Insurance Program Reauthorization Act of 2009 (CHIPRA)

If you are eligible for health coverage from your employer, but are unable to afford the premiums, some States have premium assistance
programs that can help pay for coverage. These States use funds from their Medicaid or CHIP programs to help people who are eligible for employer-sponsored health coverage, but need assistance in paying their health premiums.

If you or your dependents are already enrolled in Medicaid or CHIP and you live in Oregon, you can contact your State Medicaid or CHIP office to find out if premium assistance is available. Website: http://www.oregon.gov/OHA/OPHP/FHIAP/index.shtml Call: 1-888-564-9669

If you or your dependents are NOT currently enrolled in Medicaid or CHIP, and you think you or any of your dependents might be eligible for either of these programs, you can contact your State Medicaid or CHIP office or dial 1-877-KIDS NOW or www.insurekidsnow.gov to find out how to apply. If you qualify, you can ask the State if it has a program that might help you pay the premiums for an employer-sponsored plan.

Once it is determined that you or your dependents are eligible for premium assistance under Medicaid or CHIP, your employer’s health plan is required to permit you and your dependents to enroll in the plan as long as you and your dependents are eligible, but not already enrolled in the employer’s plan. This is called a “special enrollment” opportunity, and you must request coverage within 60 days of being determined eligible for premium assistance.

MICHELLE’s Law (P.L. 110-381)

Effective January 1, 2010, eligible dependents are allowed to continue coverage under a Health Plan when a medically necessary change to part time student status or leave of absence from a post-secondary educational institution is required. Please refer to the following guideline and definitions.

A dependent child is, a beneficiary under the plan who:
- Is a dependent child, under the terms of the plan, of a participant or beneficiary under the plan; and,
- Was enrolled in the plan, on the basis of being a student at a postsecondary educational institution immediately before the first day of the medically necessary leave of absence involved.
- A medically necessary leave of absence in connection with a group health plan, is a leave of absence of the dependent child from a postsecondary educational institution (including an institution of higher education as defined in section 102 of the Higher Education Act of 1965), or any other change in enrollment of such child at such an institution, that:
  - Commences while such child is suffering from a serious illness or injury;
  - is medically necessary; and
  - causes such child to lose student status for purposes of coverage under the terms of the plan.

Samaritan Choice Plans will not terminate coverage of a dependent child under the plan due to a medically necessary leave of absence before the date that is the earlier of:
- the date that is one (1) year after the first day of the medically necessary leave of absence; or
- the date on which such coverage would otherwise terminate under the terms of the plan.

To qualify for this exception the medically necessary leave of absence or change to part time student status will need to be certified by a physician as follows:

A written certification by a treating physician, of the dependent child, which states that the child is suffering from a serious illness or injury, and that the leave of absence (or other change of enrollment) described is medically necessary must be provided to Human Resources. To obtain more information please contact your designated Human Resources Department.

Genetic Information Non-Discrimination Act of 2008 (H.R. 493 [110th])

Samaritan Choice Plans coverage and benefit provisions will comply with the Genetic Information Non-Discrimination Act of 2008, therefore Samaritan Choice Plans members will not be discriminated against based on genetic information.

WHCRA full annual notice

The Women’s Health and Cancer Rights Act of 1998 requires Samaritan Health Services to notify you, as a participant or beneficiary of the Samaritan Choice Plans, of your rights related to benefits provided through the plan in connection with a mastectomy. You as a participant or beneficiary have rights to coverage to be provided in a manner determined in consultation with your attending physician for:
- All stages of reconstruction of the breast on which the mastectomy was performed;
- Surgery and reconstruction of the other breast to produce a symmetrical appearance; and
- Prostheses and treatment of physical complications of the mastectomy, including lymphedema.

These benefits are subject to the plan’s regular deductible and co-pays/coinsurance. See SUMMARY OF BENEFITS for details.

Keep this notice for your records and call your Plan Administrator, Samaritan Choice Plans, for more information.

The Newborns’ and Mothers’ Health Protection Act of 1996

Under federal law, this Plan may not restrict benefits for any hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a normal vaginal delivery (less than 96 hours following a caesarean section), or require that a provider obtain authorization from the Plan for prescribing a length of stay not in excess of the above periods. However, federal law generally does not prohibit the mother’s or newborn’s attending provider, after consulting with mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours as applicable).

Notice of Opportunity to Enroll in connection with Extension of Dependent Coverage to Age 26 (Section 2719A, Patient Protection and Affordable Care Act of 2010 (PPACA))

Individuals whose coverage ended, or who were denied coverage (or were not eligible for coverage), because the availability of dependent coverage of children ended before attainment of age 26 are eligible to enroll with Samaritan Choice Plans. Individuals may request enrollment for such children for 30 days from the date of notice. Enrollment will be effective retroactively to Samaritan Choice Plans on
January 1, 2011. For more information contact Samaritan Choice Plans administrators at 541-768-4550 or 1-800-832-4580.

Lifetime Limit and Enrollment Opportunity Notice (PPACA, 2010)

The lifetime limit on the dollar value of benefits under Samaritan Choice Plans no longer applies. Individuals whose coverage ended by reason of reaching a lifetime limit under the plan are eligible to enroll in the plan. Individuals have 30 days from the date of this notice to request enrollment. For more information contact Samaritan Choice Plans administrators at 541-768-4550 or 1-800-832-4580.

Patient Protections Notice (PPACA, 2010)

Samaritan Choice Plans generally allows the designation of a primary care provider*. You have the right to designate any primary care provider who participates in our network and who is available to accept you or your family members. For information on how to select a primary care provider, and for a list of the participating primary care providers, contact Samaritan Choice Plans administrators at 541-768-4550 or 1-800-832-4580.

For children, you may designate a pediatrician as the primary care provider.

You do not need prior authorization from Samaritan Choice Plans or from any other person (including a primary care provider) in order to obtain access to obstetrical or gynecological care from a health care professional in our network who specializes in obstetrics or gynecology. The health care professional, however, may be required to comply with certain procedures, including obtaining prior authorization for certain services, following a pre-approved treatment plan, or procedures for making referrals. For a list of participating health care professionals who specialize in obstetrics or gynecology, contact Samaritan Choice Plans administrators at 541-768-4550 or 1-800-832-4580.

*Primary Care Provider is defined under Samaritan Choice Plans provisions as a Pediatrics, Family Medicine, and Internal Medicine or OB-GYN provider.

Statement of ERISA Rights

As a participant in this welfare benefits Plan, you are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974 (ERISA). ERISA provides that all Plan participants shall be entitled to:

- Receive a summary of the Plan's annual financial report. The Plan Administrator is required by law to furnish each participant with a copy of this summary annual report.
- Continue group health plan coverage
- Continue health care coverage for yourself, spouse or dependents if there is a loss of coverage under the plan as a result of a qualifying event. You or your dependents may have to pay for such coverage. Review this summary plan description and the documents governing the plan on the rules governing your COBRA continuation coverage rights.
- Reduction or elimination of exclusionary periods of coverage for preexisting conditions under your group health plan, if you have creditable coverage from another plan: You should be provided a certificate of creditable coverage, free of charge, from your group health plan or health insurance issuer when you lose coverage under the plan, when you become entitled to elect COBRA continuation coverage, when your COBRA continuation coverage ceases, if you request it before losing coverage, or if you request it up to 24 months after losing coverage. Without evidence of creditable coverage, you may be subject to a preexisting condition exclusion for 12 months (18 months for late enrollees) after your enrollment date in your coverage if applicable.
- Prudent actions by plan fiduciaries
- In addition to creating rights for Plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit Plan. The people who operate your Plan, called “fiduciaries” of the Plan, have a duty to do so prudently and in the interest of you and other Plan participants and beneficiaries. No one, including your Employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.
- Enforce your rights
- If your claim for a welfare benefit is denied in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.
- Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of Plan documents or the latest annual report from the Plan and do not receive them within 30 days, you may file a suit in a federal court. In such a case, the court may require the Plan Administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan Administrator. If you have a claim for benefits that is denied or ignored, in whole or in part, you may file suit in a state or federal court. If it should happen that the Plan fiduciaries misuse the Plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim is frivolous.
- Assistance with your questions
- This document provides only essential guidance as required by Federal Guidelines and may not include all rules and requirements. If you have any questions about your Plan, you should contact the Plan Administrator. If you have any questions about this statement or about
your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest office of the Employee Benefits Security Administration, Department of Labor listed in your telephone directory or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration.

U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.

Member grievances and appeals process

Authorized representative

You or someone you name to act on your behalf (Authorized Representative) may file a verbal or a written grievance and/ or appeal in writing with Samaritan Choice Plan (SCP).

Your Authorized Representative can be a relative, friend, advocate, attorney, doctor, or someone else who is already authorized under State law.

Please note: in order for SCP to process a request received from your Authorized Representative, we must have proof of such designation; such as, a signed representative form; other appropriate legal papers supporting an authorized representative’s status or a Durable Power of Attorney document.

SCP has an Authorized Representative form that you can request by calling our Customer Service Department at 541-768-4550 or toll free at 1-800-832-4580 or TTY/TTD 1-800-735-2900.

Filing a grievance

Grievance means a verbal or written complaint regarding:

- Availability, delivery or quality of health care services, including a complaint regarding an adverse determination based on the decision of the Plan through a prior authorization; or
- Claims payment, handling or reimbursement for health care services; or
- Matters pertaining to the contractual relationship between the member and the Plan.

You have the option to file a grievance (complaint) through Samaritan Choice Plan’s Dissatisfaction Resolution Team or you may choose to move straight to the appeal process without submitting a grievance.

Upon receiving a grievance, we will send you or your Authorized Representative an acknowledgment letter. If the grievance cannot be resolved within five business days of receipt, we will notify you in writing that additional time is required. You or your Authorized Representative will then receive a written decision within 30 days from your initial call or letter.

If you remain dissatisfied with the outcome of your grievance, you or your Authorized Representative may file a written appeal within 180 days of the denial or other action, giving rise to the grievance.

Filing an internal appeal

If you remain dissatisfied after the initial adverse benefit decision or grievance decision, you or your Authorized Representative have the right to file an appeal. The appeal request must be: 1) in writing, 2) signed, 3) include the appeal reason; and 4) received by us within 180 days of the denial or other action giving rise to the grievance. You may use an Appeal Request Form to provide this information. Within five business days of receiving the appeal, we will send you or your Authorized Representative an acknowledgment letter.

The Internal appeal decision will be determined by an appropriate healthcare professional not previously involved in your case. You or your Authorized Representative have the right to appear in person to talk about your appeal.

During the Internal review, we may require an extension for processing your pre-service appeal. If so, a letter will be sent to you explaining the circumstances requiring the extension and a description of any additional information needed from you or your providers. In no event will this extension exceed the time frames explained in the Appeal timelines section. If you do not agree with our decision to extend the timeframe to process your appeal, you may file a grievance.

You or your Authorized Representative will receive a written decision within 30 days (pre-service, plus extension if needed) or 60 days (post-service) of our receiving your appeal request.

Please note: If you, your Authorized Representative or your treating provider believes that the request to appeal is urgent; meaning, a review decision made within the standard timeframe of 30 days could seriously jeopardize your life or health or your ability to regain maximum function, your appeal will be processed in an expedited manner (72 hours of our receiving the appeal). Only pre-service requests qualify for expedited processing.

Urgent is determined when the member’s health or life would be in serious jeopardy or the member’s ability to regain maximum function would be impaired or the member would be subjected to severe pain that cannot be adequately managed without the care or treatment that is the subject of the appeal.

You, your Authorized Representative or your treating provider may request a simultaneous expedited External Review.

For more information, please refer to the Expedited appeal section.

External review

If you are still dissatisfied with our final adverse determination, your appeal may qualify for an External Review (at no cost to you) if:

- The Plan does not adhere to the rules and guidelines of the process defined for the Internal review;

OR

- The Internal review has been completed; and, the reason for the adverse decision was:
  - based on medical necessity; or,
  - for treatment determined to be experimental or investigational; or,
  - for the purpose of continuity of care

January 1, 2015

22 Vision Benefits: Plan Document
Your request for an External Review must be received in writing to us within 120 days of our final adverse determination. Within five business days of receiving your request for External Review, we will send you or your Authorized Representative a confirmation letter that your request is eligible for External Review. (If your request is not eligible for External Review, the Plan will notify you or your Authorized Representative in writing and include the reasons for the ineligibility.)

To apply for an External Review you must send your written request or the Appeal Request Form to us at the following address:

Samaritan Choice Plans Appeal Team  
P.O. Box 336  
Corvallis, Oregon 97330-0336

External Review decisions are made by randomly assigned Independent Review Organizations (IRO) who are not associated with Samaritan Health Services. **Please note: When you request an External Review, the Plan will send you or your Authorized Representative a waiver that allows the IRO access to your medical records pertaining to the Internal Appeal adverse decision. It is important for you to know that the Plan can only continue to process your request if the signed waiver is returned.**

The Plan, upon receiving notification of the assigned IRO, will forward your request within 5 business days. You will receive a letter from the IRO informing you that your request for External Review has been received. You will have 10 business days to submit additional information directly to the IRO.

The IRO will return a written decision to you or your Authorized Representative and to the Plan within the following timeframes:

- **Expedited** External Review - 72 hours after receipt of the request
- **Standard** External Review - 45 days after receipt of the request

IRO decisions are final and we are bound by their decisions. If you want more information regarding External Review, please contact our Customer Service Department at 541-768-4550; toll-free at 800-832-4580 or TTY 1-800-735-2900.

**Expedited appeals**

**Urgent** is determined when the member's health or life would be in serious jeopardy or the member's ability to regain maximum function would be impaired or the member would be subjected to severe pain that cannot be adequately managed without the care or treatment that is the subject of the appeal.

If you believe your appeal is urgent, you, your Authorized Representative or your treating provider, may request an Expedited appeal. If the appeal request meets the definition of urgent; meaning, a decision made within the standard timeframe of 30 days could seriously jeopardize your life or health or your ability to regain maximum function, the appeal will be processed in an expedited manner (within 72 hours of our receiving the appeal request).

**For urgent appeals your treating provider may act as your Authorized Representative without a signed Authorized Representative form.**

If the appeal does not meet the definition of urgent, you will be notified immediately and the appeal will then be processed within the standard timeframe.

When applicable, you may simultaneously request an expedited External Review, in addition to an expedited Internal Review.

An expedited External Review may be filed verbally or in writing within 120 days of our Initial or Final adverse determination.

An expedited Internal Review may be filed verbally or in writing within 180 days after you receive notice of the initial adverse determination.

The Expedited appeal request must:

- be based on a pre-service adverse determination, and
- state the reason for the appeal request; and
- state the reason an expedited decision is needed; and
- include supporting documentation necessary for the Plan to make a decision.

The Internal Expedited review decision will be determined by an appropriate healthcare professional not previously involved in your case. A verbal notice of the decision will be provided to you, your Authorized Representative and your treating provider as soon as possible but no later than 72 hours of our receiving the appeal. A written notice will be mailed within one working day following the verbal notification.

For an expedited External Review, the randomly assigned IRO will have 72 hours to make their decision from the time they receive the appeal information from the Plan.

**To apply for an Internal or External expedited review, send your written request or the Appeal Request Form to:**

Samaritan Choice Plans Appeal Team  
P.O. Box 336  
Corvallis, Oregon 97330-0336

Fax to: 541-768-5015

**Call our Customer Service Department:**  
541-768-4550, toll free 800-832-4580 or TTY 1-800-735-2900

**Appeal timelines**

Samaritan Choice Plans (SCP) adheres to the following timeframes for making decisions for an internal appeal:

- 72 hours for urgent
- 30 days for pre-service
- 60 days for post-service

SCP may take an extension of up to 14 days for pre-service appeals. You will be notified in writing if an extension is necessary.

**Forms:**

You may obtain the following forms for your appeal by contacting our Customer Care Department at:

541-768-4550; toll-free at 1-800-832-4580; TTY 1-800-735-2900
Your appeal rights

You have the right to:

- File a grievance about and appeal any decision we make regarding availability, delivery or quality of health care services, including a complaint regarding an adverse determination based on the decision of the Plan through a prior authorization; claims payment, handling or reimbursement for healthcare services or matters pertaining to the contractual relationship between the member and the Plan.

- Contact us when you:
  - Do not understand the reason for the denial;
  - Do not understand why the health care service or treatment was not fully covered;
  - Do not understand why a request for coverage of a health care service or treatment was not approved;
  - Cannot find the applicable provision in your Benefit Plan Document;
  - Want a copy (free of charge) of the guideline, criteria or clinical rationale that we used to make our decision.

- A full and fair internal review of your appeal by individuals associated with us, but who were not involved in the adverse decision.

- Provide us with additional information that relates to your appeal.

- Appear in person to talk about your internal appeal.

- An Internal review decision within 30 days for pre-service appeals, 60 days for post-service appeals and 72 hours for an expedited appeal.

- File an External Review (at no cost to you) if applicable.

- An External Review decision within 45 days of the IRO receiving your standard request and 72 hours for an expedited request.

- Send additional information, in writing, directly to the IRO.

- An Expedited review if you, your Authorized Representative or your treating provider believes that waiting the standard 30 day timeframe would seriously jeopardize your life or health or would jeopardize your ability to regain maximum function if treatment is delayed. (Urgent is determined when the member’s health or life would be in serious jeopardy or the member’s ability to regain maximum function would be impaired or the member would be subjected to severe pain that cannot be adequately managed without the care or treatment that is the subject of the appeal.)

- A simultaneous Expedited Internal and External Review, if applicable.

For information about our grievance and appeal processes:

Call Samaritan Health Plans Customer Care Department:

541-768-4550; Toll-free at 1-800-832-4580; TTY 1-800-735-2900

Write to:

Samaritan Choice Plans – Appeals Team
P.O. Box 336
Corvallis, Oregon 97330-0336

You also have the Right to file a complaint and seek further assistance if you are unsatisfied with how your appeal or grievance was handled by Samaritan Health Plans or if you remain unsatisfied with the outcome of your appeal or grievance:

Department of Consumer and Business Services
350 Winter Street NE
PO Box 14480
Salem, OR 97309-0405

Email dcbs.director@state.or.us

U.S. Department of Labor
Pension and Welfare Benefits Administration
200 Constitution Ave., N.W.
Washington, D.C. 20210

Your member rights and responsibilities

Your RIGHTS as a member:

- You have a right to receive information about Samaritan Choice Plans, our services, our providers, and your rights and responsibilities.
- You have a right to be treated with respect and recognition of your diversity and right to privacy.
- You have a right to participate with your healthcare provider in decision-making regarding your care.
- You have a right to honest discussion of appropriate or medically necessary treatment options.
- You are entitled to discuss those options regardless of how much the treatment costs or if it is covered by this plan.
- You have a right to the confidential protection of your medical information and records.
- You have a right to voice complaints about Samaritan Choice Plans or the care you receive, and to appeal decisions you believe are wrong.

Your RESPONSIBILITIES as a member:

- You are responsible for providing Samaritan Choice Plans and our providers with the information we need to care for you.
- You are responsible for following treatment plans or instructions agreed on by you and your healthcare providers.
- You are responsible for payment of co-pays at the time of service.
- You are responsible for reading and understanding all materials about your health plan benefits and for making sure...
that family members covered under this plan also understand them.

- You are responsible for making sure services are prior authorized when required by this plan before receiving medical care.

Certificate of creditable coverage

A Covered Person who ceases to be covered under the Plan will be provided a certificate that evidences the Covered Person's creditable coverage and the period of that creditable coverage. The time as of which the certificate will be provided and the contents of the certificate are explained below.

Rights to receive certificates

A certificate of creditable coverage will automatically be provided to a Covered Person upon the occurrence of certain events. In certain cases, a Covered Person, or someone on behalf of the Covered Person, may also request a certificate.

Automatic provision of certificate

A Covered Person whose coverage under the Plan is to end (or which would end but for the right to elect COBRA continuation coverage) will automatically be provided a creditable coverage certificate. In that event, the certificate will be provided at the time the Covered Person will lose coverage under the Plan or within a reasonable time after such date.

In the case of a Covered Person who has elected COBRA continuation coverage, a certificate of creditable coverage will automatically be provided to the Covered Person within a reasonable time after the date such continuation coverage ends. In the event that such continuation coverage ends because of the non-payment of the required continuation coverage premium payments, then the certificate will be provided within a reasonable time after the end of any applicable payment grace period.

Provision of certificate upon request

A Covered Person, or someone on behalf of a Covered Person, may request a certificate of creditable coverage at any time within 24 months of the date that coverage under the Plan ended. A request for a certificate can be made even if a certificate was previously provided, including upon a prior request.

A certificate provided upon request will disclose each period of continuous coverage that ceased during the 24-month period ending on the date of the request, or which was continuing on the date of the request. A separate certificate may be provided for each period of continuous coverage.

Specification of benefits

A group health plan or issuer may request on behalf of a Covered Person who was previously provided a certificate of creditable coverage for specific information regarding categories of benefits that had been provided under the Plan to the Covered Person. The Claims Administrator may charge the requesting plan or issuer for the reasonable cost of providing such benefit information. Subject to the payment of such costs, the Claims Administrator will promptly provide to the requesting entity all of the requested information that is reasonably available to the Claims Administrator.

Claims information

When a claim is submitted for payment every attempt will be made to process it promptly and accurately. Claims must be submitted within one year of the time the Covered Person receives the service or supply to be eligible for payment.

Within 30 days of receipt of a clean claim, the Claims Administrator will report to you on the action it has taken. This will be done on a form called an Explanation of Benefits. The Plan may pay claims, deny them, or accumulate them toward satisfying the Deductible. If the Claims Administrator denies all or part of a claim, the reason or reasons for the action will be stated in the Explanation of Benefits. The explanation will also contain the following items:

- Reference to the relevant Plan provisions.
- A description of any additional information that is needed and why such information is needed.
- A statement of whether you must provide any additional information and why that information is necessary.
- A statement that you may obtain, upon request, copies of information and documents relevant to your claim.

If the Covered Person receives payment for a benefit that he or she is not eligible to receive, the Plan has the right to recover the payment from the Covered Person (including by reducing future claim payments) or anyone else who benefits from it.

The term clean claim means a claim that has no defect, impropriety, lack of any required substantiating documentation - including the substantiating documentation needed to meet the requirements for encounter data - or particular circumstance requiring special treatment that prevents timely payment; and a claim that otherwise conforms to the clean claim requirements for equivalent claims under original Medicare.

All claims should be submitted to Samaritan Choice Plans at the following address:

Samaritan Choice Plans
PO Box 336
Corvallis, OR 97339-0336
HIPAA privacy notice

A federal law, the Health Insurance Portability and Accountability Act of 1996 (HIPAA), requires that health plans protect the confidentiality of your private health information. A complete description of your rights under HIPAA can be found in the Plan’s privacy notice, which was distributed to you upon enrollment and is available from the benefits manager.

This Plan, and the Plan Sponsor, will not use or further disclose information that is protected by HIPAA ("protected health information") except as necessary for treatment, payment, health plan operations and plan administration, or as permitted or required by law. By law, the Plan has required all of its business associates to also observe HIPAA’s privacy rules. In particular, the Plan will not, without authorization, use or disclose protected health information for employment-related actions and decisions or in connection with any other benefit or employee benefit plan of the Plan Sponsor.

Under HIPAA, you have certain rights with respect to your protected health information, including certain rights to see and copy the information, receive an accounting of certain disclosures of the information and, under certain circumstances, amend the information. You also have the right to file a complaint with the Plan or with the Secretary of the U.S. Department of Health and Human Services if you believe your rights under HIPAA have been violated.

This Plan maintains a privacy notice, which provides a complete description of your rights under HIPAA’s privacy rules. For a copy of the notice, if you have questions about the privacy of your health information, or if you wish to file a complaint under HIPAA, please contact Samaritan Choice Plans at 541-768-4550 or 1-800-832-4580.

Statement of ERISA Rights

As a participant in this welfare benefits Plan, you are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974 (ERISA). ERISA provides that all Plan participants shall be entitled to:

- **Receive information about your plan and benefits**
  Examine, without charge at the Plan Administrator’s office and at other specified locations, such as worksites, all documents governing the Plan, including insurance contracts and collective bargaining agreements, and copies of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.

  Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan, including insurance contracts and collective bargaining agreements, and copies of the latest annual report (Form 5500 Series) and updated summary plan description. The Plan Administrator may make a reasonable charge for the copies.

  Receive a summary of the Plan’s annual financial report. The Plan Administrator is required by law to furnish each participant with a copy of this summary annual report.

- **Continue group health plan coverage**
  Continue health care coverage for yourself, spouse or dependents if there is a loss of coverage under the plan as a result of a qualifying event. You or your dependents may have to pay for such coverage. Review this summary plan description and the documents governing the plan on the rules governing your COBRA continuation coverage rights.

  Reduction or elimination of exclusionary periods of coverage for preexisting conditions under your group health plan, if you have creditable coverage from another plan. You should be provided a certificate of creditable coverage, free of charge, from your group health plan or health insurance issuer when you lose coverage under the plan, when you become entitled to elect COBRA continuation coverage, when your COBRA continuation coverage ceases, if you request it before losing coverage, or if you request it up to 24 months after losing coverage. Without evidence of creditable coverage, you may be subject to a preexisting condition exclusion for 12 months (18 months for late enrollees) after your enrollment date in your coverage if applicable.

- **Prudent Actions by Plan Fiduciaries**
  In addition to creating rights for Plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit Plan. The people who operate your Plan, called “fiduciaries” of the Plan, have a duty to do so prudently and in the interest of you and other Plan participants and beneficiaries. No one, including your Employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.

- **Enforce your rights**
  If your claim for a welfare benefit is denied in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.

  Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of Plan documents or the latest annual report from the Plan and do not receive them within 30 days, you may file a suit in a federal court. In such a case, the court may require the Plan Administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan Administrator. If you have a claim for benefits that is
denied or ignored, in whole or in part, you may file suit in a state or federal court. If it should happen that the Plan fiduciaries misuse the Plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim is frivolous.

- **Assistance with your questions**
  If you have any questions about your Plan, you should contact the Plan Administrator. If you have any questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest office of the Employee Benefits Security Administration, Department of Labor listed in your telephone directory or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue, N.W., Washington, D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.

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**Plan administration**

**Other authorities and responsibilities**

Samaritan Health Services has the discretionary authority to interpret the Plan in order to make eligibility and benefit determinations as it may determine in its sole discretion. Samaritan Health Services also has the discretionary authority to make factual determinations as to whether any individual is entitled to receive any benefits under the Plan.

Samaritan Health Services, as the plan administrator, may give other decision-makers the authority to interpret the plan, to resolve and interpret any ambiguities that exist, and to make factual determinations on behalf of Samaritan Choice Plans.

The Plan is administered by Samaritan Health Plan Operations a division of Samaritan Health Services, the Plan Administrator, and the Named Fiduciary for all purposes except deciding benefit claims. The Human Resources Vice President of Samaritan Health Services is the person who acts on behalf of the Plan Administrator. Samaritan Health Services has agreed to indemnify the Human Resources Vice President for any liability that he or she incurs as a result of acting on behalf of the Plan Administrator, unless such liability is due to his or her gross negligence or misconduct. Samaritan Health Services and Samaritan Health Plan Operations share a responsibility for administering the plan as discussed in this Plan Document.

**Compliance with State and Federal mandates**

To the extent applicable, the Plan will provide benefits in accordance with the requirements of all applicable laws and as described in the Plan Document, including the Employee Retirement Income Security Act of 1974 (ERISA), the Uniformed Services Employment and Reemployment Rights Act of 1994 (USERRA), the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA), the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Newborns’ and Mothers’ Health Protection Act of 1996 (NMHPA), and the Women’s Health and Cancer Rights Act of 1998 (WHCRA). These laws have been amended from time to time. In the event of any conflict between these provisions and the current provisions of the law, the current provisions of the law shall govern.

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**Summary plan description**

**General information**

<table>
<thead>
<tr>
<th>Name of Plan</th>
<th>Samaritan Health Services Benefit Plan Plan No. 505</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and Address of Plan</td>
<td>Samaritan Health Services 3600 NW Samaritan Drive Corvallis, OR 97330</td>
</tr>
<tr>
<td>Sponsor/Employer</td>
<td></td>
</tr>
<tr>
<td>Employer Tax ID Number</td>
<td>93-0951989</td>
</tr>
<tr>
<td>Type of Plans</td>
<td>Group Medical Plan/Preferred Provider Organization</td>
</tr>
</tbody>
</table>

You may obtain a current list of employers that have adopted the Plan by writing to the Administrator.
<table>
<thead>
<tr>
<th><strong>Type of Administration</strong></th>
<th>Self-funded plan administered according to the Plan Document and agreement with the Claims Administrator, Samaritan Health Services.</th>
</tr>
</thead>
</table>
| **Name of Plan Administrator** | Samaritan Health Plan Operations, a division of Samaritan Health Services  
PO Box 336  
Corvallis, OR 97339-0336  
Telephone: 541-768-4550 or 1-800-832-4580 |
| **Agent for Service of Legal Process** | Doug Boysen, Vice President & General Counsel  
3600 NW Samaritan Drive  
Corvallis, Oregon 97330  
Telephone: 541-768-4550  
Legal process may also be served on the Administrator. |
| **Contributions** | Employer and employee contributions. Contribution rates are reviewed and determined by the Plan Sponsor in its sole discretion. |
| **Plan Year** | January 1 through December 31 |
| **Plan Continuation** | The Employer intends to continue the Plan indefinitely, but it reserves the right to discontinue or change the Plan at any time, without the consent of any participant or beneficiary.  
If the Plan ends, claims for Eligible Expenses Incurred before the Plan termination date will still be paid. |
| **Modifications or Termination of the Plan** | The Plan may be amended from time to time by Samaritan Health Services to make any changes that it believes are appropriate, including, but not limited to, changes in benefits or eligibility requirements. The Plan may also be suspended or terminated at any time by Samaritan Health Services.  
All modifications to the Plan Document must be in writing in order to be valid. No agent or employee other than a duly authorized corporate officer has the authority to modify the Plan or to waive any of its provisions. |
| **No Guarantee of Employment** | Your participation in this Plan does not guarantee your continued employment with SHS. If you quit, are discharged or laid off, this Plan does not give you a right to any benefit or interest in the Plan except as specifically provided in the Plan Document. |

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**Customer service**

The Samaritan Choice Plans office in Corvallis, Oregon is maintained to meet your servicing needs.  
Self-service available 24/7 on your member portal: MyHealthPlan.samhealth.org.  
Email SHSChoicePlansTeam@samhealth.org.  
Call us Monday – Friday, 8 a.m. – 8 p.m.:  
In Corvallis at 541-768-4550, toll free 1-800-832-4580 (TTY 1-800-735-2900)

Visit us Monday – Friday, 8:30 a.m. – 5 p.m.:  
815 NW Ninth Street, Avery Square Suite 101, Corvallis, OR

Mail us:  
Samaritan Choice Plans  
PO Box 336  
Corvallis, OR 97339

We look forward to serving you!