

Voluntary Vision Insurance

Employee Benefit Booklet

DCCM, Inc.

VF027655-0001

Class 1-01

Plan 2 - 12.12.24 \$130

This plan is an "employee welfare benefit plan," ("Plan") as defined in Section 3(1) of the Employee Retirement Income Security Act of 1974, as amended ("ERISA").

This document serves to provide important information about the Plan. It is not the entire Plan document, but a summary of important information about the Plan. In addition to this summary plan description ("SPD"), ERISA requires that you receive a Statement of ERISA Rights, a description of Claim Procedures, and other specific information about the Plan. Your employer or Plan Administrator maintains the full Plan Document. If there is a conflict between the Plan Document and this SPD, the Plan Document controls. A copy of the Plan Document is available for review during normal working hours in the office of the Plan Administrator.

The benefits described in your Plan document are provided under a group Plan sponsored by the Employer and insured by Blue Cross and Blue Shield of Texas.

	SUMMARY PLAN DESCRIPTION				
1.	PLAN NAME: If different, the name by which the plan is commonly known.	Employee Welfare Plan			
2.	PLAN TYPE:	Welfare Benefit Plan providing a Group Vision Insurance Policy and Certificate			
3.	PLAN SPONSOR/EMPLOYER'S NAME AND ADDRESS: Name and address of employer sponsoring the Plan or employee organization maintaining the Plan	DCCM, Inc. 1800 Post Oak Blvd, Suite 450 Houston, TX 77056			
4.	EMPLOYER IDENTIFICATION NUMBER (EIN): Employer identification number assigned by the IRS to the Plan Sponsor	86-2523370			
5.	PLAN NUMBER: Number assigned by the Plan Sponsor. This number is used for Form 5500 reporting. Each Plan should be assigned a unique number that is not used more than once.	501			
6.	ERISA PLAN YEAR ENDS ON EACH: This is the end of the Plan Year for maintaining the Plan's fiscal records and may be different from the insurance policy year.	10/31			
7.	PLAN ADMINISTRATOR'S NAME, ADDRESS, AND TELEPHONE NUMBER:	DCCM, Inc. 1800 Post Oak Blvd, Suite 450 Houston, TX 77056 281-984-6615			
8.	AGENT FOR SERVICE OF LEGAL PROCESS ON THE PLAN:				
9.	SOURCES OF FUNDING AND CONTRIBUTIONS: Contributions are, for example, employer, employee organization or employee contributions and the method by which the amount of the contributions is calculated. Funding is the medium by which the Plan is funded. For example, the identity of the insurance company or trust fund through which the Plan is funded or benefits are provided.	The Plan is funded as an insured plan under policy number VF027655 issued by Blue Cross and Blue Shield of Texas. Contributions to the Plan are made as stated on the Schedule of Benefits in the Group Insurance Certificate. The employer determines the method of funding and contributions, if any, to be made by the participants.			

10.	TYPE OF ADMINISTRATION:	This plan is administrated by insurer administration.
11.	CLAIM ADMINISTRATION:	The Claim Administrator is not the "plan administrator" of your Plan, as defined in Section 3(16)(A) of ERISA. The Plan Administrator has selected Blue Cross and Blue Shield of Texas as the claims administrator of your Plan and has delegated to Blue Cross and Blue Shield of Texas the authority and discretion to administer the terms of the applicable group policy provisions such as making initial claim determinations concerning the availability of benefits, and the final review and benefit determinations for appealed claims.
12.	EACH TRUSTEE'S NAME, TITLE, AND ADDRESS OF PRINCIPAL PLACE OF BUSINESS: This is only applicable if the Plan has trustees.	
13.	LABOR ORGANIZATION: This is applicable if the Plan is subject to a CBA.	
14.	PLAN AMENDMENT AND TERMINATION PROCEDURE:	The Employer reserves full authority, at its sole discretion, to terminate, suspend, withdraw, reduce, amend or modify the Plan (including any related documents and underlying policies), in whole or in part, at any time, without prior notice. Any amendment, modification, or termination must be in writing and endorsed on or attached to the Plan. The Employer also reserves the right to adjust your share of the cost to continue coverage by the same procedures. Rights with respect to termination of insurance benefits are stated in the Policy and Certificate. The employer can request a Policy change, including a change to benefits, rights and obligations under the Policy but only an officer of Blue Cross and Blue Shield of Texas can approve a change to the Policy. The change must be in writing and endorsed on or attached to the Policy
15.	ELIGIBILITY FOR PARTICIPATION AND BENEFITS:	These requirements are found in the Policy and Certificate incorporated herein by reference.
16.	CIRCUMSTANCES CONCERNING INELIGIBILITY, DISQUALIFICATION, OR DENIAL OR LOSS OF BENEFITS:	These requirements are found in the Policy and Certificate incorporated herein by reference.
17.	CLAIMS PROCEDURES: The procedures which govern claims for benefits and requests for review of denied claims.	The Plan's claims procedures are furnished automatically, without charge, as a separate document. Refer to the ERISA Information Statement incorporated herein by reference.

DEARBORN LIFE INSURANCE COMPANY

(A stock life insurance company, herein called "We" "Us" or "Our")

Administrative Office Address: 701 E. 22nd Street, Lombard IL 60148

Having issued Group Policy No. VF027655

(herein called the *Policy*)

to

DCCM, Inc.

(herein called the *Policyholder*)

GROUP VISION INSURANCE CERTIFICATE

CERTIFIES that *You* are insured, if *You* qualify under the ELIGIBILITY AND EFFECTIVE DATES provision, and remain insured in accordance with the terms of the *Policy*. *Your* insurance is subject to all the definitions, exclusions, limitations and conditions of the *Policy*, and it takes effect as stated in the ELIGIBILITY AND EFFECTIVE DATES provision.

This *Certificate* describes *Your* eligibility for benefits and the terms and provisions of the *Policy*. It replaces and cancels any other *Certificate* previously issued to *You* under the *Policy*.

If the terms and provisions of this Group Insurance *Certificate* (issued to *You*) are different from the *Policy* (issued to the *Policyholder*), the *Policy* will govern. *Your* coverage may be canceled or changed in whole or in part under the terms and provisions of the *Policy*

READ THIS CERTIFICATE CAREFULLY

Michael St. Waters.

President

Signed for Dearborn Life Insurance Company

Yal Korly

Secretary

Voluntary Group Vision Insurance Certificate
with Dependent Vision Benefits
Non-Participating

THIS IS A LIMITED BENEFIT POLICY

THIS IS NOT A WORKERS' COMPENSATION POLICY

THE INSURANCE POLICY UNDER WHICH THIS CERTIFICATE IS ISSUED IS NOT A POLICY OF WORKERS' COMPENSATION INSURANCE. YOU SHOULD CONSULT YOUR EMPLOYER TO DETERMINE WHETHER YOUR EMPLOYER IS A SUBSCRIBER TO THE WORKERS' COMPENSATION SYSTEM.

TABLE OF CONTENTS

Schedule of Benefits	İ
Eligibility and Effective Date Provisions	ć
Vision Insurance Benefits	4
Limitations and Exclusions	Ć
Termination Provisions	7
General Provisions	ç
Uniform Claim Provisions	l i
General Definitions	13
Continuation of Coverage Rights under COBRA Notice	16

SCHEDULE OF BENEFITS

POLICYHOLDER:	DCCM, Inc.
POLICY NUMBER:	VF027655
POLICY EFFECTIVE DATE:	11/01/2022

ANNUAL ENROLLMENT PERIOD: October 1 to October 31

ELIGIBILITY: Class 01

All active full-time Employees of the Policyholder working in the United States of America who are Actively at Work for the Policyholder and who have completed the Eligibility Waiting Period are eligible for the insurance. A full-time *Employee* is one who regularly works a minimum of 30 hours per week for the *Policyholder*. Part-time, seasonal and temporary *Employees* of the *Policyholder* are not eligible.

Eligibility Waiting Period:

Current Employees: First of the month following Date of Hire of continuous, full-

time Active Work

New Employees: First of the month following Date of Hire of continuous, full-time

Active Work

Policyholder Contribution:

Voluntary Vision

0% of premium

Coverage For:

Employee, Spouse, and Dependent Child

Dependent Benefit amounts unless otherwise stated:

Spouse Benefits
Dependent Child Benefits
Live birth to age 26

100% of the *Employee's* benefit amount 100% of the *Employee's* benefit amount

Insured Persons have the right to obtain vision care from the *Provider* of his or her choice. However, payment of benefits varies depending on the type of *Provider* chosen. Benefits are payable as shown in the following *Schedule of Benefits*:

BENEFIT	EyeMed Provider	Non-Contracting Provider	
Vision Examination* Insured 12 months	\$10 Co-payment	up to \$30	
VISION MATERIALS			
Standard Plastic Lenses Insured 12 months			
Single Vision	\$10 Co-payment	up to \$25	
Bifocal	\$10 Co-payment	up to \$40	
Trifocal	\$10 Co-payment	up to \$55	
Lenticular	\$10 Co-payment	up to \$55	
Other Lenses (as developed)	N/A	N/A	
Frames Insured 24 months	\$0 Co-payment up to \$130 allowance	up to \$65	

BENEFIT	EyeMed Provider	Non-Contracting Provider
Insured 12 months		
Conventional	\$0 Co-payment up to \$130 allowance	up to \$104
Disposable	\$0 Co-payment up to \$130 allowance	up to \$104
Medically Necessary	\$0 <i>Co-payment</i> Paid In Full	up to \$210
ens Options		
Insured 12 months		
Standard Polycarbonate	\$40 Co-payment	N/A
Standard Polycarbonate (For covered Dependent Children under 19 years of age)	\$0 Co-payment	up to \$5
UV Treatment	\$15 Co-payment	N/A
Tint, Solid or Gradient	\$15 Co-payment	N/A
Standard Plastic Scratch Coating	\$0 Co-payment	up to \$5
Standard Progressive Lenses (add on to Bifocal)	\$75 Co-payment	up to \$40
Premium Progressive Lenses (add on to Bifocal)	Tier 1 \$95 Co-payment Tier 2 \$105 Co-payment Tier 3 \$120 Co-payment Tier 4 \$75 Co-payment up to \$120 allowance	up to \$40
Standard Anti-Reflective Coating	\$45 Co-payment	N/A
Premium Anti-Reflective Coating	Tier 1 \$57 Co-payment Tier 2 \$68 Co-payment Tier 3 80% of charge	N/A
Photochromic Lenses	\$75 Co-payment	N/A

^{*}Covered *Dependent Children* are eligible for more than one exam within 60 days of the initial exam if prescription has changed by 0.50 diopter sphere/cylinder > 20 degrees axis, or visual acuity improvement by one line on standard chart.

ELIGIBILITY AND EFFECTIVE DATE PROVISIONS

Who is eligible for this insurance?

The eligibility for this insurance is as indicated in the Schedule of Benefits.

The *Eligibility Waiting Period* is further defined in the *Schedule of Benefits*.

When does Your Contributory insurance become effective?

You may enroll for coverage during the Annual Enrollment Period, unless You qualify because of a Change in Family Status. Your Contributory coverage will become effective on the latest of the following dates if You are Actively at Work on that date:

- 1. If You enroll for coverage prior to the Policy Effective Date, the Policy Effective Date; or
- 2. If *You* enroll for coverage after the *Policy Effective Date* on the first of the month that falls on or next follows the date *You* sign the *Enrollment Form*; or
- 3. If You enroll during an Annual Enrollment Period, the next Anniversary Date following the Annual Enrollment Period.

Coverage requested because of a *Change in Family Status* will become effective on the first of the month that falls on or next follows the date *You* sign the *Enrollment Form*.

00003

Change in Family Status

If You experience a Change in Family Status, You may enroll for coverage, apply for additional coverage, or request changes to Your current insurance coverage, provided the change is consistent with the Change in Family Status. For Your coverage to become effective, We must receive a completed Enrollment Form within 31 days of the Change in Family Status.

Change in Family Status means:

- 1. You get married or execute a domestic partner affidavit; or
- 2. You have a Dependent Child, or You adopt or become the legal guardian of a Dependent Child; or
- 3. Your Spouse dies or You become divorced; or
- 4. Your Dependent Child becomes emancipated or dies; or
- 5. Your Spouse is no longer employed, resulting in a loss of group insurance; or
- 6. You have a change in employment classification which results in You changing from part-time to full time, or full-time to part-time employment.

00004A

When does Dependent coverage become effective?

Your Dependent's coverage will become effective on the latest of:

- 1. The date *Your* coverage becomes effective under the *Policy*, if *You* have enrolled for *Dependent* coverage on or before that date; or
- 2. The first day of the month following the date *You* enroll for *Dependent* coverage.

When does coverage for a new Spouse become effective?

Coverage for a new *Spouse* starts automatically on *Your* marriage. *Your* new *Spouse* will be a *Covered Person* for 31 days. *Your Spouse* will cease to be a *Covered Person* unless:

- 1. You request, in writing within those 31 days continuation of such Dependent coverage; and
- 2. The required premium is paid. Premium will be charged from the date of marriage.

When does coverage for a newborn Child become effective?

If *You* have not previously elected *Dependent Child* coverage, coverage for a newborn *Child* starts automatically from the moment of birth if a *Child* is born to *You*. The newborn *Child* will be a *Covered Person* for 31 days. The newborn *Child* will cease to be a *Covered Person* after 31 days, unless:

1. You request in writing within those 31 days continuation of such Dependent Child coverage; and

2. The required premium is paid. Premium will be charged from the date of birth.

If You currently have Dependent Child coverage, Your newborn Child will be automatically added to Your coverage.

Dependent Child coverage will also be extended to newly adopted, foster or step Children, as of the date they become financially dependent on You for support, provided they otherwise meet the definition of a Dependent Child. 00005

Will the Effective Date of coverage be delayed if Your Dependent is confined to a Hospital?

The *Effective Date* of coverage will be delayed if *Your Dependent*, other than a newborn *Child*, is confined in a *Hospital* on the date coverage would otherwise become effective. In such case, the *Dependent's* coverage will become effective on the first day of the month that follows discharge from the *Hospital*.

What is an Annual Enrollment Period?

Unless otherwise specified, *Annual Enrollment Period* means a period of time during which *Employees* may enroll for coverage or request changes to their benefit plan. The *Annual Enrollment Period* is shown on the *Schedule of Benefits*.

Initial requests for coverage or requests for changes to existing coverage made during the *Annual Enrollment Period* will become effective on the next *Policy Anniversary Date*.

00007

If You are not Actively at Work, when does coverage become effective?

If *You* are not *Actively at Work* on the date *Your* coverage would otherwise become effective, and *Your* absence is caused by an *Injury*, *Illness* or layoff, *Your* effective date for any initial coverage or increased coverage will be deferred until the first day *You* return to *Active Work*.

However, *You* will be considered *Actively at Work* on any day that is not *Your* regularly scheduled work day (including but not limited to a weekend, vacation or holiday) if *You* were *Actively at Work* on the immediately preceding scheduled work day and *You* were:

- 1. not Hospital Confined; or
- 2. disabled due to an *Injury* or *Sickness*.

Eligibility after You Terminate Employment

If *Your* coverage ends due to termination of employment, *You* must meet all the requirements of a new *Employee* if *You* are rehired by the *Policyholder* at a later date.

Exception: If *Your* coverage ends due to termination of employment and *You* return to *Active Work* for the *Policyholder* in an eligible class within 6 months, *We* will not apply a new *Eligibility Waiting Period* as defined in the *Schedule of Benefits*.

What happens if We are replacing a Prior Policy?

Subject to the payment of premiums when due, We agree to waive the Actively at Work requirement if You:

- 1. were covered by a *Prior Policy* on the day immediately preceding the *Policy Effective Date*; and
- 2. You are on lay-off, non-medical leave of absence, or sabbatical leave; and
- 3. You are covered under an extension of benefits under the Prior Policy.

Coverage will continue for the first to occur of:

- 1. expiration of the balance of the extension of benefits under the *Prior Policy*; or
- 2. 12 months; or
- 3. the date the *Policy* terminates.

Prior Policy means the group vision insurance policy issued to the *Policyholder* immediately prior to the *Effective Date* of this *Policy*.

Changes to Your coverage

A change in *Your* coverage may occur if:

- 1. You enroll for a different benefit amount; or
- 2. there is a *Policy* change; or
- 3. You enter another class and become eligible for a change in benefits.

If *You* are eligible for additional coverage due to a *Policy* change, the additional coverage will be effective on the date the *Policy* change is effective, as requested by the *Policyholder* and agreed upon by *Us*.

If a change results in additional coverage, for reasons other than a *Policy* change, the change will be effective the first of the month following the later of:

- 1. The date *You* enroll for the additional coverage; or
- 2. The date You become eligible for the additional coverage, if enrollment is not required.

In order for *Your* additional coverage to begin, *You* must be *Actively at Work*. Additional *Contributory* coverage is subject to *Our* receipt of premium.

If a change results in a decrease in coverage the change will take effect immediately.

Exception: Increases or decreases to *Your* coverage made during the *Annual Enrollment Period* will become effective on the next *Policy Anniversary Date*, provided *You* are *Actively at Work* on that day. 00010

VISION INSURANCE BENEFITS

Benefits are payable for each *Insured Person*, as shown in the *Schedule of Benefits*, for expenses incurred while this insurance is in force.

What are the EyeMed Provider Benefits?

The *Insured Person* must pay any *Co-payment* or any cost above the allowance shown in the *Schedule of Benefits* at the time the covered service is provided. Benefits will be paid to the *EyeMed Provider* who will file a claim with the Company.

What are the Non-Contracting Provider Benefits?

The *Insured Person* must pay the *Non-Contracting Provider* the full cost at the time the covered service is provided and file a claim with the Company. The Company will reimburse the *Insured Person* for the *Non-Contracting Provider* benefits up to the maximum dollar amount shown in the *Schedule of Benefits*.

How Many Vision Examinations are Available?

An *Insured Person* is eligible for one *Vision Examination* in each *Benefit Frequency*.

What Vision Materials are Available?

If the *Vision Examination* covered by the *Policy* a *Vision Examination* results in an *Insured Person* needing corrective *Vision Materials* for the *Insured Person's* visual health and welfare, those *Vision Materials* prescribed by the *Provider* will be supplied, subject to certain limitations and exclusions of the *Policy*, as follows:

- 1. Lenses provided one time in each Benefit Frequency.
- 2. Frame(s) provided one time in each *Benefit Frequency*.
- 3. Contact Lenses provided one time in each *Benefit Frequency* in lieu of lenses, Contact Lenses Fit and Follow-Up benefits apply only for covered Contact Lenses.

00011 TX

LIMITATIONS

Limitations:

- 1. *Vision Examination* and/or *Vision Materials*. Fees charged by a *Provider* for services other than a covered benefit must be paid in full, by the *Insured Person*, to the *Provider*. Such fees or materials are not covered under the *Policy*.
- 2. Benefit allowances provide no remaining balance for future use within the same *Benefit Frequency*.

EXCLUSIONS

No benefits will be paid for services or materials connected with or charges arising from:

- 1. orthoptic or vision training, subnormal vision aids and any associated supplemental testing;
- 2. Aniseikonic lenses;
- 3. medical and/or surgical treatment of the eye, eyes or supporting structures;
- 4. any eye or *Vision Examination*, or any corrective eyewear required by a *Policyholder* as a condition of employment; safety eyewear;
- 5. services provided as a result of any Workers' Compensation law, or similar legislation, or required by any governmental agency or program whether federal, state or subdivisions thereof;
- 6. Plano (non-prescription) lenses and/or contact lenses;
- 7. non-prescription sunglasses;
- 8. two pair of glasses in lieu of bifocals;
- 9. services or materials provided by any other group benefit plan providing vision care;
- 10. certain name brand Vision Materials for which the manufacturer maintains a no-discount practice;
- 11. services rendered after the date an *Insured Person* ceases to be covered under the *Policy*, except when *Vision Materials* ordered before coverage ended are delivered, and the services rendered to the *Insured Person* are within 31 days from the date of such order; or
- 12. lost or broken lenses, frames, glasses, or contact lenses will not be replaced except in the next *Benefit Frequency* when *Vision Materials* would next become available.

00013 TX

TERMINATION PROVISIONS

When does Your coverage under the Policy end?

Your coverage terminates on the earliest of the following dates:

- 1. the date on which the *Policy* is terminated; or
- 2. the end of the month after the date You stop making any required contribution toward payment of premiums; or
- 3. the effective date of an amendment to the *Policy* which terminates insurance for the class to which *You* belong; or
- 4. the earliest of:
 - a. the date You die; or
 - b. the end of the month after the date You are no longer a Member of a class eligible for this insurance; or
 - c. the end of the month after the date You request termination of coverage under the Policy; or
 - d. the first of the month following the date You reach age 99; or
 - e. the end of the month after the date *You* are no longer *Actively at Work* as a result of a *Disability*, layoff, or leave of absence, or military leave or Reserve National Guard.

Termination will not affect an eligible claim for a covered Loss which occurred while the coverage was in force.

You may continue to be eligible for coverage, as follows:

Disability Until the end of the twelfth month following the month in which the *Disability* began, if all premiums are paid when due.

Layoff Until the end of the month following the month during which the layoff began, if all premiums are paid when due.

Leave of Absence

Until the end of the month following the month during which the leave of absence began, if all premiums are paid when due, as governed by the *Policyholder's* Human Resource policy on family and medical leaves of absence or in accordance with the FMLA provision below.

Military Leave

Until the end of the twelfth month following the month in which the military leave began, if all premiums are paid when due.

Reserve National Guard

If You are a member of an organized United States Reserve Corps or National Guard Unit, coverage will continue while You are:

- In attendance at annual field training, cruise or other active duty training period of less than 60 days (except while attending a service school lasting beyond 60 days, in which case coverage will extend for the duration of the school); or
- 2. on the way to or from such training; or
- 3. participating in an authorized periodic inactive duty training, assembly or other inactive duty training authorized by unit orders; or
- 4. participating as a member of *Your* unit in an authorized parade, exhibition or ceremony.

For the purposes of this provision, *Disability* means *You* are unable to perform all of the *Material and Substantial Duties* of *Your Regular Occupation*.

00015 TX

Will coverage be continued if You are eligible for leave under FMLA?

In the event *You* are eligible for and the *Policyholder* approves a leave of absence under the Family and Medical Leave Act of 1993 and its amendments (FMLA), or any applicable state family and medical leave law provided the *Policyholder* continues to pay *Your* required premium, *Your* coverage will continue for a period of up to the later of:

- 1. the leave period permitted by the federal FMLA; or
- 2. the leave period permitted by applicable state law.

You are eligible for leave under this Act in order to provide care:

- 1. After the birth of a Child; or
- 2. After the legal adoption of a Child; or
- 3. After the placement of a foster *Child* in *Your* home; or
- 4. To a *Spouse*, *Child* or parent due to their serious *Illness*; or
- 5. For *Your* serious health condition; or
- 6. For any event later added by amendment to the Act.

During Your FMLA period:

- 1. The Policyholder must remit the premium required by the Policy; and
- 2. Coverage will terminate if *You* do not return to work as scheduled according to the terms of *Your* leave of absence agreement with the *Policyholder*.

00016

When does Dependent coverage end?

Dependent coverage will end on the earliest of:

- 1. the last day of the month *You* are no longer an *Employee* (except in the case of *Disability*, layoff, or leave of absence or sabbatical, or military leave or Reserve National Guard as set forth above); or
- 2. the date on which the *Policy* is terminated; or
- 3. the last day of the month You stop making any required contribution toward payment of premiums; or
- 4. the effective date of an amendment to the *Policy* which terminates insurance for the class to which *You* belong; or
- 5. the last day of the month *You*:
 - a. are no longer a member of a class eligible for this insurance; or
 - b. request termination of coverage under the Policy; or
 - c. reach age 99; or
 - d. are retired or pensioned; or
- 6. the date a Dependent Child or Spouse no longer meets the Policy definition of Dependent; or
- 7. the first of the month following 90 days after the date of *Your* death. Premium will not be payable during this period.

Coverage will continue past the age limit for *Dependent Children* who are primarily dependent on *You* for support and who cannot work to support themselves due to a physical or mental incapacity which began before the age limit was reached. Written proof of such incapacity must be provided to *Us* on request.

00017 TX

GENERAL PROVISIONS

Entire Contract; Changes

The Entire Contract consists of:

- 1. The Group Insurance *Policy*;
- 2. The Application;
- 3. This Certificate;
- 4. The Enrollment Forms of the persons Insured, including any individual statements; and
- 5. Any riders; endorsements; or amendments to the *Policy* or the *Certificate*.

Coverage under the *Policy* can be amended by mutual consent of the *Policyholder* and *Us*. No change in the *Policy* is valid unless approved in writing by one of *Our* officers. No agent has the right to change the *Policy* or to waive any of its provisions.

Statements on the Application

All statements made in any signed *Application*, or other written and signed statement, are considered representations and not warranties (absolute guarantees). No representation by:

- 1. the *Policyholder* in applying for the *Policy* will make it void unless the representation is contained in the signed *Application* or other written and signed statement; or
- 2. any *Employee* in enrolling for insurance under the *Policy* will be used to reduce or deny a claim unless a copy of the Application for Insurance or other written and signed statement, if applicable, has been signed by the *Employee* and has been given to the *Employee*.

Legal Actions

Unless otherwise provided by federal law, no legal action brought to recover on the *Policy* of any kind may be filed against *Us*:

- 1. until 60 days after proof of claim has been given; or
- 2. more than 3 years after proof must be filed, unless the law in the state where You live allows a longer period of time.

Clerical Error

Clerical error or omission by *Us* to the *Policyholder* will not:

- 1. Prevent You from receiving coverage, if You are entitled to coverage under the terms of the Policy; or
- 2. Cause coverage to begin or coverage to continue for *You* when the coverage would not otherwise be effective.

If the *Policyholder* gives *Us* information about *You* that is incorrect, *We* will:

- 1. Use the facts to decide whether You have coverage under the Policy and in what amounts; and
- 2. Make a fair adjustment of the premium.

Incontestability

The validity of the *Policy* shall not be contested, except for non-payment of premiums, after it has been in force for two years from the date of issue. No statement *You* made relating to *Your* insurability under the *Policy* will be used to contest the validity of the insurance with respect to which such statement was made after such insurance has been in force for two years during *Your* lifetime, and in no event unless the statement is contained in a written instrument signed by *You* and a copy is given to *You* or to *Your* beneficiary.

Premium Provisions

Premiums are payable in United States dollars on or before their due dates. The *Policyholder* has agreed to deduct from *Your* pay any premiums payable for *Your Contributory* coverage. The *Policyholder* agrees to and is responsible for remitting such premiums for the entire time coverage under the *Policy* is in effect.

Premium charges for increases in insurance amounts becoming effective during a *Policy* month will begin on the next premium due date. Premium charges for insurance terminating during a *Policy* month will cease at the end of the month in which such insurance terminates. This method of charging premium is for accounting purposes only. It will not extend any insurance coverage beyond the date it would otherwise have become effective or terminated.

Misstatement of Age

If You have misstated Your age or the age of a Dependent, the true age will be used to determine:

- 1. the effective date or termination date of insurance; and
- 2. the amount of insurance; and

3. any other rights or benefits.

Premiums will be adjusted to reflect the premiums that *You* should have been paid if the true age had been known.

Conformity with State Statutes and Regulations

If any provision of the *Policy* conflicts with the statutes and regulations of the state in which the *Policy* was issued or delivered, it is automatically changed to meet the minimum requirements of the statute.

Assignment

Benefits under the Policy may not be assigned. 00018

UNIFORM CLAIM PROVISIONS

Initial Notice of Claim

We must receive written notice of claim within 30 days of receiving services, or as soon as reasonably possible. The *Policyholder* can assist with the appropriate telephone number and address of *Our* Claim Department. Notice may be sent to *Our* Claim Department at the address shown on the claim form or given to any authorized agent of *Ours*.

Claim Forms

Within 15 days of *Our* being notified in writing of a claim, *We* will supply the claimant with the necessary claim forms. If the appropriate claim forms are not received within 15 days, then the claimant will be considered to have met the requirements for written *Proof* only if *We* receive written *Proof*, which describes the occurrence, extent and nature of the loss for which claim is made.

Proof of Loss

We must receive written *Proof* within 90 days of the date *You* receive services or supplies. If it is not possible to give *Us* written *Proof* within 90 days, the claim is not affected if the *Proof* is given as soon as possible. However, unless the claimant is legally incapacitated, written *Proof* must be given no later than one year after the time *Proof* is otherwise due.

No benefits are payable for claims submitted more than 1 year after the time *Proof* is due. However, benefits may be paid if it can be shown that:

- 1. It was not reasonably possible to give written *Proof* during the one year period, and
- 2. Proof was given as soon as was reasonably possible.

We will give You written response to Your claim, usually within 45 days. The time for decision may be extended for two additional 30 day periods provided that, prior to any extension period, We notify You in writing that an extension is necessary due to matters beyond Our control, identify those matters and gives the date by which We expect to render a decision. If the extension is due to Your failure to submit information necessary to decide Your claim, the time for decision shall be tolled from the date on which We send You notice of the extension until the date We receive Your response to Our request. This period will be no longer than 45 days after We have requested the information. At that time We will decide Your claim based on the information We have at that time.

Who will receive Your Insurance Benefits?

EyeMed Provider benefits are payable to You or to Your Provider. Non-Contracting Provider benefits are payable to You. Any benefits payable on, or after, Your death, will be payable to Your Estate.

Do I have the Right to Appeal a Claim Denial?

If Your claim is denied, in whole or in part, You will receive a written notice giving the following:

- the reason or reasons for the denial;
- the *Policy* provisions on which the denial is based;
- an explanation of what other material or information, if any, may be needed to process the claim and why it is needed;
- the steps that *You* have to follow to have the claim reviewed;
- a statement that *You* have the right to bring a civil action under section 502(a) of ERISA after *You* appeal *Our* decision and after *You* receive a written denial on appeal; and
- if an internal rule, guideline, protocol, or other similar criterion was relied upon in making the denial, either (i) the specific rule, guideline, protocol or other similar criterion; or (ii) a statement that such a rule, guideline, protocol or other similar criterion was relied upon in making the denial and that a copy will be provided free of charge to *You* upon request; and
- if denial is based on medical judgment, either (i) an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to *Your* medical circumstances, or (ii) a statement that such explanation will be provided to *You* free of charge upon request.

If the claim has been denied, in whole or in part, *You* can appeal the denial to *Us* for a full and fair review. *You* have at least 180 days to appeal from the claim denial.

You may:

- a. request a review upon written application within 180 days of the claim denial;
- b. request, free of charge, copies of all documents, records and other information relevant to Your claim; and

c. submit written comments, documents, records and other information relating to *Your* claim, without regard to whether such information was submitted or considered in the initial benefit determination.

We will make a decision no more than 45 days after We receive Your appeal. The time for decision may be extended for one additional 45 day period provided that, prior to the extension, We notify You in writing that an extension is necessary due to special circumstances, identifies those circumstances and gives the date by which it expects to render its decision. If Your claim is extended due to Your failure to submit information necessary to decide Your claim on appeal, the time for Your decision shall be tolled from the date on which the notification of the extension is sent to You until the date We receive Your response to the request.

The decision on appeal will provide the following:

- the reason or reasons for the decision;
- the Plan provision on which the decision is based;
- a statement that *You* are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to *Your* claim for benefits;
- a statement of the claimant's right to bring an action under section 502(a) of ERISA;
- if an internal rule, guideline, protocol, or other similar criterion was relied upon in making the decision either (i) the specific rule, guideline, protocol or other similar criterion; or (ii) a statement that such a rule, guideline, protocol or other similar criterion was relied upon in making the decision and that a copy will be provided free of charge to *You* upon request;
- if the decision is based on medical judgment, either (i) an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to *Your* medical circumstances, or (ii) a statement that such explanation will be provided to *You* free of charge upon request; and
- the following statement: "You and Your plan may have other voluntary alternative dispute resolution options, such as mediation. One way to find out what may be available is to contact Your local U.S. Department of Labor Office and Your State insurance regulatory agency."

00020

GENERAL DEFINITIONS

Actively at Work or Active Work means that You must:

- 1. work for the *Policyholder* on a full-time active basis; or
- 2. work at least the minimum number of hours set forth in the Schedule of Benefits and either:
 - a. work at the *Policyholder*'s usual place of business; or
 - b. work at a location to which the *Policyholder*'s business requires *You* to travel; and
- 3. not be a temporary or seasonal *Employee*; and.
- 4. be paid regular earnings by the *Policyholder*.

00021

Anniversary Date means the annual month and day that corresponds with the *Policy Effective Date*.

Annual Enrollment Period means the annual timeframe defined in the Schedule of Benefits when Employees can make benefit changes.

00023

Application means the document which sets forth the eligible classes, the amounts of insurance, and other relevant information pertaining to the plan of insurance for which the *Policyholder* applied.

Benefit Frequency means the period of time in which a benefit is payable.

The Benefit Frequency begins on the later of the *Insured Person's Effective Date* or last date services were provided to the *Insured Person*. Each new Benefit Frequency begins at the expiration of the previous Benefit Frequency. 00025

Certificate means this Vision Insurance Certificate. 00026

Child(ren) means:

- 1. Your natural or step Child or Child of Your Registered Domestic Partner under the age stated in the Schedule of Benefits; or
- 2. a *Child* under the age stated in the *Schedule of Benefits* placed with *You* for adoption from the date of placement or the date *You* are party in a suit in which *You* seek the adoption of the *Child*. Eligibility will continue unless the *Child* is removed from placement; or
- 3. an unmarried *Child of Your Child* who is within the age limits set forth in the *Schedule of Benefits* and who is *Your* dependent for federal income tax purposes at the time application for coverage of the *Child of Your Child* is made. Coverage for a *Child of Your Child* may not be terminated solely because the *Child* is no longer a *Dependent* for tax purposes; or
- 4. a *Child* for who *You* are required to insure under a medical support order issued under Chapter 154, Family Code or enforceable by a court of the State of Texas.

00027 TX

Co-payment means the designated amount, if any, shown in the *Schedule of Benefits* each *Insured Person* must pay to a *Provider* before benefits are payable for a covered *Vision Examination* and or *Vision Materials* per *Benefit Frequency*. 00028

Computer Display means a personal computer monitor, personal laptop or mainframe terminal. It does not include any handheld electronic devices.

Contributory means You pay all or a portion of the premium for this insurance coverage.

Covered Person means an Employee or Eligible Dependent covered under the Policy.

Dependent or Eligible Dependent means:

1. Your lawful Spouse or Registered Domestic Partner; and/or

2. Your Child(ren) who are not in active military service; and are within the age limits set forth in the Schedule of Benefits.

Employee or **Eligible Employee** means an **Actively** at **Work**, full-time **Employee** working in the United States of America as shown in the **Schedule** of **Benefits** whose principal employment is with the **Policyholder** and who is reported on the **Policyholder**'s records for Social Security and withholding tax purposes.

Enrollment Form means a form acceptable to Us that You complete to enroll for coverage under the Policy. 00036

EyeMed Provider means a *Provider* who has signed an agreement with EyeMed. 00041 TX

Hospital Confinement or Confinement means the assignment to a bed as an inpatient in a *Hospital* on the advice of a *Physician* or confinement in an observation unit within a *Hospital* for a period of no less than 20 continuous hours on the advice of a *Physician*.

00040

Insured(s) means an *Employee* or *Dependent* covered under the *Policy*.

Insured Person(s) means the Insured. Insured Person will also include the Insured's Dependents, if shown on the Insured's identification card, if enrolled.

Male Pronoun whenever used includes the female.

Material and Substantial Duties means duties that are normally required for the performance of Your Regular Occupation which cannot be reasonably omitted or modified.

00048

Medically Necessary Contact Lenses means:

- 1. Keratoconus where the *Insured Person* is not correctable to 20/30 in either or both eyes using standard spectacle lenses, or the Provider attests to the specified level of visual improvement;
- 2. High Ametropia exceeding -10D or +10D in spherical equivalent in either eye;
- 3. Anisometropia of 3D in spherical equivalent or more; or
- 4. vision for an *Insured Person* can be corrected two lines of improvement on the visual acuity chart when compared to best corrected standard spectacle.

00049

Non-Contract or Non-Contracting Provider means a *Provider*, who has not signed an agreement with EyeMed. 00053 TX

Policy means the contract between the *Policyholder* and *Us* including the *Application*, this *Certificate* and any amendments, riders or endorsements. 00056

Policy Effective Date or **Effective Date** means the date stated on the Schedule of Benefits.

Policyholder means the person, firm, or institution to whom the *Policy* was issued. *Policyholder* also means any covered subsidiaries or affiliates set forth on the face of the *Policy*.

00058 TX

Proof means evidence satisfactory to *Us* that the *Covered Person* has received services or supplies listed in the *Schedule of Benefits*.

00062

Provider means a licensed physician, optometrist, therapeutic optometrist or opthalmologist who is operating within the scope of his or her license or a dispensing optician.

00063 TX

Registered Domestic Partner means an adult of the same or opposite gender who has an emotional, physical and financial relationship to *You*, similar to that of a *Spouse*, as evidenced by the following:

- 1. You and Your Domestic Partner share financial responsibility for a joint household and intend to continue an exclusive relationship indefinitely;
- 2. You and Your Domestic Partner each are at least eighteen (18) years of age;
- 3. You and Your Domestic Partner are both mentally competent to enter into a binding contract;
- 4. You and Your Domestic Partner share a residence and have done so for at least 12 months;
- 5. Neither You nor Your Domestic Partner are married to or legally separated from anyone else;
- 6. You and Your Domestic Partner are not related to one another by blood closer than would bar marriage; and Neither You nor Your Domestic Partner is a Domestic Partner of anyone else.

Where the laws of the governing jurisdiction mandate a definition of *Registered Domestic Partner* other than shown above, that definition will be used in the *Policy*. 00064

Regular Occupation means the occupation that *You* are routinely performing when *Your* insurance terminates due to *Disability. We* will look at *Your* occupation as it is normally performed in the national economy, instead of how the work tasks are performed for *Your Policyholder* or at *Your* specific location.

00065

Schedule of Benefits means the schedule which is a part of this Certificate.

Spouse means lawful Spouse. Spouse will include Your Registered Domestic Partner. 00068

Vision Examination means a comprehensive ophthalmological service as defined in the Current Procedural Technology (CPT) and the Documentation Guidelines listed under "Eyes-examination items". Comprehensive ophthalmological service describes a general evaluation of the complete visual system. The comprehensive services constitute a single service entity but need not be performed at one session. The service includes history, general medical observation, external and ophthalmoscopic examinations, gross visual fields and basic sensorimotor examination. It often includes, as indicated by examination, biomicroscopy, examination with cyclopedia or mydriasis and tonometry. It always includes initiation of diagnostic and treatment programs.

Vision Materials means those materials shown in the *Schedule of Benefits*.

Voluntary means coverage for which *You* pay 100% of the premium.

We, Our and *Us* means Dearborn Life Insurance Company.

You, Your and **Yours** means the *Employee* to whom this *Certificate* is issued and whose insurance is in force under the terms of the *Policy*.

00073

NOTICE

CONTINUATION COVERAGE RIGHTS UNDER COBRA

INTRODUCTION

You are receiving this notice because You have recently become covered under Your Employer's group health **plan** (the Plan). This notice contains important information about Your right to COBRA continuation coverage, which is a temporary extension of coverage under the Plan. The right to COBRA continuation coverage was created by a federal law, the Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA). COBRA continuation coverage may be available to You and to other members of Your family who are covered under the Plan when You would otherwise lose Your group health coverage. Contact Your Employer to determine if You are eligible for COBRA continuation coverage.

This notice generally explains:

- COBRA continuation coverage,
- When it may become available to You and Your family, and
- What You need to do to protect the right to receive it.

This notice gives only a summary of Your COBRA continuation coverage rights. For more information about Your rights and obligations under the Plan and under federal law, You should either contact the Plan Administrator or review the Certificate or Certificate of Coverage provided to You by Your Plan.

The Plan Administrator of the Plan is named by the Employer or by the group health plan. Either the Plan Administrator or a third party named by the Plan Administrator is responsible for administering COBRA continuation coverage. Contact Your Plan Administrator for the name, address, and telephone number of the party responsible for administering Your COBRA continuation coverage.

COBRA CONTINUATION COVERAGE

COBRA continuation coverage is a continuation of Plan coverage when coverage would otherwise end because of a life event known as a "qualifying event." Specific qualifying events are listed later in this notice. COBRA continuation coverage must be offered to each person who is a "qualified beneficiary." A qualified beneficiary is someone who will lose coverage under the Plan because of a qualifying event. Depending on the type of qualifying event, employees, spouses of employees, and Dependent children of employees may be qualified beneficiaries. Under the Plan, generally most qualified beneficiaries who elect COBRA continuation coverage must pay for COBRA continuation coverage. Contact Your Employer and/or COBRA Administrator for specific information for Your Plan.

If You are an employee, You will become a qualified beneficiary if You will lose Your coverage under the Plan because either one of the following qualifying events happens:

- (1) Your hours of employment are reduced; or
- (2) Your employment ends for any reason other than Your gross misconduct.

If You are the spouse of an employee, You will become a qualified beneficiary if You will lose Your coverage under the Plan because any of the following qualifying events happens:

- (1) Your spouse dies;
- (2) Your spouse's hours of employment are reduced;
- (3) Your spouse's employment ends for any reason other than his or her gross misconduct;
- (4) Your spouse becomes enrolled in Medicare (Part A, Part B, or both); or
- (5) You become divorced or legally separated from Your spouse.

Your Dependent children will become qualified beneficiaries if they will lose coverage under the Plan because any of the following qualifying events happens:

- (1) The parent-employee dies;
- (2) The parent-employee's hours of employment are reduced;
- (3) The parent-employee's employment ends for any reason other than his or her gross misconduct;
- (4) The parent-employee becomes enrolled in Medicare (Part A, Part B, or both);
- (5) The parents become divorced or legally separated; or
- (6) The child stops being eligible for coverage under the Plan as a "Dependent child."

If the Plan provides health care coverage to retired employees, the following applies:

Sometimes, filing a proceeding in bankruptcy under title 11 of the United States Code can be a qualifying event. If a proceeding in bankruptcy is filed with respect to Your employer, and that bankruptcy results in the loss of coverage of any retired employee covered under the Plan, the retired employee is a qualified beneficiary with respect to the bankruptcy. The retired employee's spouse, surviving spouse, and Dependent children will also be qualified beneficiaries if bankruptcy results in the loss of their coverage under the Plan.

The Plan will offer COBRA continuation coverage to qualified beneficiaries only after the Plan Administrator has been notified that a qualifying event has occurred

The Employer must notify the Plan Administrator within 30 days when the qualifying event is:

- The end of employment;
- The reduction of hours of employment;
- The death of the employee;
- In the event of retired employee health coverage, commencement of a proceeding in bankruptcy with respect to the employer; or
- The enrollment of the employee in Medicare (Part A, Part B, or both).

For the other qualifying events (divorce or legal separation of the employee and spouse or a Dependent child's losing eligibility for coverage as a Dependent child), You must notify the Plan Administrator. The Plan requires You to notify the Plan Administrator within 60 days after the qualifying event occurs. Contact Your Employer and/or the COBRA Administrator for procedures for this notice, including a description of any required information or documentation.

Once the Plan Administrator receives notice that a qualifying event has occurred, COBRA continuation coverage will be offered to each of the qualified beneficiaries. For each qualified beneficiary who elects COBRA continuation coverage, COBRA continuation coverage will begin on the date that Plan coverage would otherwise have been lost.

COBRA continuation coverage is a temporary continuation of coverage. COBRA continuation coverage *may* last for up to 36 months when the qualifying event is:

- The death of the employee;
- The enrollment of the employee in Medicare (Part A, Part B, or both);
- Your divorce or legal separation; or
- A Dependent child losing eligibility as a Dependent child.

When the qualifying event is the end of employment or reduction of the employee's hours of employment, COBRA continuation coverage lasts for up to 18 months. There are two ways in which this 18-month period of COBRA continuation can be extended.

Disability extension of 18-month period of continuation coverage

If You or anyone in Your family covered under the Plan is determined by the Social Security Administration to be disabled at any time during the first 60 days of COBRA continuation coverage and You notify the Plan Administrator in a timely fashion, You and Your entire family can receive up to an additional 11 months of COBRA continuation coverage, for a total maximum of 29 months. You must make sure that Your Plan Administrator is notified of the Social Security Administration's determination within 60 days of the date of the determination and before the end of the 18-month period of COBRA continuation coverage. Contact Your Employer and/or the COBRA Administrator for procedures for this notice, including a description of any required information or documentation.

Second qualifying event extension of 18-month period of continuation coverage

If Your family experiences another qualifying event while receiving COBRA continuation coverage, the spouse and Dependent children in Your family can get additional months of COBRA continuation coverage, up to a maximum of 36 months. This extension is available to the spouse and Dependent children if the former employee dies, enrolls in Medicare (Part A, Part B, or both), or gets divorced or legally separated. The extension is also available to a Dependent child when that child stops being eligible under the Plan as a Dependent child.

In all of these cases, You must make sure that the Plan Administrator is notified of the second qualifying event within 60 days of the second qualifying event. Contact Your Employer and/or the COBRA Administrator for procedures for this notice, including a description of any required information or documentation.

IF YOU HAVE QUESTIONS

If You have questions about Your COBRA continuation coverage, You should contact the Plan Administrator or You may contact the nearest Regional or District Office of the U. S. Department of Labor's Employee Benefits Security Administration (EBSA). Addresses and phone number of Regional and District EBSA Offices are available through EBSA's website at www.dol.gov/ebsa. In order to protect Your family's rights, You should keep the Plan Administrator informed of any changes in the addresses of family members You should also keep a copy, for Your records, of any notices You send to Your Plan Administrator.

Administrative Office: 701 E. 22nd Street

Lombard, IL 60148

DEARBORN LIFE INSURANCE COMPANY

Chicago, Illinois

AMENDATORY ENDORSEMENT

This Rider, effective 11/01/2022, is part of the Certificate to which it is attached. It is subject to all provisions of the Certificate not in conflict with the provisions of this Rider.

This is a supplement to your Certificate of vision benefits. If you reside in New Mexico, please read this carefully as the benefits described in this Rider apply to you.

Laws in some states require that certain benefits be provided to you if you are a resident of that state but the Group Policy is issued in another state.

If you are a resident of the state of New Mexico, the Certificate, to which this Rider is attached and becomes a part, is amended as stated below to conform to the requirements of the state of New Mexico.

In the event of a conflict between the Certificate and the Rider, the provisions of the Rider will control. All other provisions of the Certificate continue to apply.

The **Minimum Essential Coverage** notice on the Face page has been revised to read as:

THIS TYPE OF PLAN IS NOT CONSIDERED MINIMUM ESSENTIAL COVERAGE UNDER THE AFFORDABLE CARE ACT AND THEREFORE DOES NOT SATISFY THE INDIVIDUAL MANDATE THAT YOU HAVE HEALTH INSURANCE COVERAGE.

The following **Right to Review** notice has been added to the Face page:

RIGHT TO REVIEW

YOU HAVE THE RIGHT TO RETURN THE PLAN WITHIN 30 DAYS OF DELIVERY, AND TO HAVE THE PREMIUM AND ANY REQUIRED MEMBERSHIP FEES REFUNDED, IF AFTER EXAMINATION OF THE PLAN YOU ARE NOT SATISIFED FOR ANY REASON, PROVIDED NO CLAIM HAS BEEN PAID.

Throughout the certificate:

- 1. All instances of "*Provider(s)*" have been replaced with "*Vision Care Provider(s)*."
- 2. All instances of "Vision Examination" have been replaced with "Comprehensive Vision Examination."
- 3. All instances of "Vision Material(s)" and "supply(ies)" have been replace with "Covered Material(s)."
- 4. All instances of "Service(s)" have been replaced with "Covered Service(s)."
- 5. Dependent Children are covered up to age 26.

In the **ELIGIBILITY**, **Class** # section in the **SCHEDULE OF BENEFITS**, the last sentence has been revised to read as:

Seasonal and temporary *Employees* of the *Policyholder* are not eligible.

In the ELIGIBILITY, Class # section in the SCHEDULE OF BENEFITS, the following provision has been added:

Regular part-time *Employees* who work or are expected to work an average of at least twenty hours per week over a six-month period are not eligible.

In the **Coverage** section in the **SCHEDULE OF BENEFITS** under **Dependent Benefit amounts unless otherwise stated**, dependents are covered from live birth up to age 26.

The Portability Benefit has been removed from the SCHEDULE OF BENEFITS.

In the **OUT-OF-NETWORK** column in the **SCHEDULE OF BENEFITS**, Reimbursement has been added before the coverage amounts.

In the **SCHEDULE OF BENEFITS**, the *Insured*, *Dependent Spouse* and *Dependent Children* receive a *Comprehensive Vision Examination* once every 12 months.

In the **SCHEDULE OF BENEFITS**, the *Insured*, *Dependent Spouse* and *Dependent Children* receive the following benefits every 12 months:

- 1. Retinal Imaging Examination; and
- 2. Contact Lenses Fit and Follow-up.

In the **SCHEDULE OF BENEFITS**, benefits for Other Benefits that may be added by Rider and Other Exams (as developed) have been deleted.

In the VISION MATERIALS section under Standard Plastic Lenses in the SCHEDULE OF BENEFITS, Other Lenses (as developed) has been deleted.

In the VISION MATERIALS section in the SCHEDULE OF BENEFITS, Contact Lenses has been changed to Elective Contact Lenses (only one option available per Benefit Frequency).

In the **VISION MATERIALS** section under **Elective Contact Lenses** in the **SCHEDULE OF BENEFITS**, a benefit has been added for **Medically Necessary Contact Lenses** paid in full In- Network. The minimum reimbursement for Out-of-Network is \$50.00.

In the **VISION MATERIALS** section under **Elective Contact Lenses** in the **SCHEDULE OF BENEFITS**, the minimum reimbursement amount for all Elective Contact Lenses is \$50.

In the **VISION MATERIALS** section under **Contact Lenses** in the **SCHEDULE OF BENEFITS**, the benefit for Other Contact Lenses (as developed) has been deleted.

In the VISION MATERIALS section under Lens Options in the SCHEDULE OF BENEFITS, the following benefits have been deleted:

- 1. Other Premium Progressive Lenses (as developed);
- 2. Other available Premium Anti-Reflective Coating; and
- 3. Other Lens Options (as developed).

In the provision, *Who is eligible for this insurance?* in the **ELIGIBILITY AND EFFECTIVE DATE PROVISIONS** section, the last sentence has been revised to read as:

Seasonal and temporary *Employees* of the *Policyholder* are not eligible.

In the provision, *Who is eligible for this insurance?* in the **ELIGIBILITY AND EFFECTIVE DATE PROVISIONS** section, the following provision has been added:

Regular part-time *Employees* who work or are expected to work an average of at least twenty hours per week over a six-month period are not eligible.

In the provision, *When does coverage for a newborn Child become effective?* in the **ELIGIBILITY AND EFFECTIVE DATE PROVISIONS** section, the last sentence has been revised to read as:

Dependent Child coverage will also be extended to newly adopted, foster or step Children, as of the date they become a Dependent Child.

The **Portability Benefit** has been deleted from the *Eligibility after You Terminate Employment* provision in the **ELIGIBILITY AND EFFECTIVE DATE PROVISIONS** section.

The following provision has been added to the VISION INSURANCE BENEFITS section:

Our member portal gives access to benefit details, claims, provider locations and more. Access vision benefit information at www.eyemedvisioncare.com/bcbsnmvis.

Spectacle and contact lens treatments and coatings have been added as item #4 under the *What Covered Materials are Available?* in the VISION INSURANCE BENEFITS section.

DL9-VIC-ET-AMEND NM 1121

The following provision has been added under the *What Covered Materials are Available?* in the **VISION INSURANCE BENEFITS** section.

Frames, lenses, and contact lenses may be covered more often than indicated if deemed *Medically Necessary* by the *Vision Care Provider*.

The ENHANCED BENEFITS provision under the *What Covered Materials are Available?* in the VISION INSURANCE BENEFITS section has been deleted.

The limitation for *Comprehensive Vision Examination* and/or *Covered Materials* have been deleted from item #1 in the **LIMITATIONS** section.

The limitation for benefits not being covered for 30 days from the Insured Person's Effective Date, has been deleted from the **LIMITATIONS** section.

The exclusion for any *Comprehensive Vision Examination* and *Covered Materials* has been deleted from the **EXCLUSIONS** section.

The **PORTABILITY BENEFIT** section has been deleted in its entirety.

The **Portability Benefit** has been deleted from the **When does Your coverage under the Policy end?** provision in the **TERMINATION PROVISIONS** section.

The sentence referring to *Participating Employers* has been deleted from the *When does Your coverage under the Policy end?* provision in the **TERMINATION PROVISIONS** section.

The **Portability Benefit** has been deleted from the **When does Dependent coverage end?** provision in the **TERMINATION PROVISIONS** section.

The sentence referring to *Participating Employers* has been deleted from the *When does Dependent coverage end?* provision in the **TERMINATION PROVISIONS** section.

The *Incontestability* provision has been changed to *Time Limit on Certain Defenses* in the GENERAL PROVISIONS section.

A Time of Payment of Claim provision has been added to the UNIFORM CLAIM PROVISIONS section.

The definition of *Child(ren)* in the **DEFINITIONS** section has been revised to read as:

[Child(ren) means:

- 1. Your natural or step Child [or Child of Your Registered Domestic Partner] up to age 26; or
- 2. a *Child* up to age 26 placed with *You* for adoption from the date of placement or the date *You* are party in a suit in which *You* seek the adoption of the *Child*. Eligibility will continue unless the *Child* is removed from placement; or
- 3. a Child of Your Child who is Your dependent at the time application for coverage of the Child of Your Child is made; or
- 4. a newborn or newly adopted *Child*. Coverage for such a *Child* will begin on the date of birth for a biological *Child* or the date of placement or the date *You* are a party in a suit in which *You* seek the adoption of the *Child*. Eligibility will continue unless the *Child* is removed from placement; or
- 5. a Child for whom You are not the custodial parent; or
- 6. a *Child* for whom *You* have received a court or administrative order to maintain financial responsibility for providing health insurance.

Coverage for Children of Non-Custodial Parents

We will not deny enrollment of a child under the health plan of the child's parent on the grounds that the child:

1. was born out of wedlock;

- 2. is not claimed as a dependent on the parent's federal tax return; or
- 3. does not reside with the parent or in *Our* service area.

When a child has health coverage through an insurer of a noncustodial parent, We will:

- 1. provide such information to the custodial parent as may be necessary for the child to obtain benefits;
- 2. permit the custodial parent or the provider, with the custodial parent's approval, to submit claims for Covered Services without the approval of the noncustodial parent; and
- 3. make payments on claims submitted directly to the custodial parent, the provider, or the state Medicaid agency.

Coverage for Children When Mandated by a Court or Administrative Order

When a parent is required by a court or administrative order to provide health coverage for a child and the parent is eligible for family health coverage, *We* will permit the parent to enroll, under the family coverage, a child who is otherwise eligible for the coverage without regard to any enrollment period restrictions.

If the parent is enrolled but fails to make application to obtain coverage for the child, *We* will enroll the child under family coverage upon application of the child's other parent, the state agency administering the Medicaid program or the state agency administering 42 U.S.C. sections 651 through 669, the child support enforcement program.

We will not:

- 1. disenroll or eliminate coverage of the child unless the insurer is provided satisfactory written evidence that:
- a. the court of administrative order is no longer in effect; or
- b. the child is or will be enrolled in comparable health coverage through another insurer that will take effect not later than the effective date of disenrollment.
- 2. impose requirements on a state agency that has been assigned the rights of an individual eligible for medical assistance under the Medicaid program and covered for health benefits that are different from requirements applicable to an agent or assignee of any other individual covered.]

The definition of *Covered Materials* in the **DEFINITIONS** section has been revised to read as:

Covered Materials means those materials shown in the *Schedule of Benefits* and are reimbursable by a vision plan to a vision care provider subject to any deductible, copayment, coinsurance, or other plan limitation.

The following definition of *Covered Services* has been added to the **DEFINITIONS** section:

Covered Services means services that are reimbursable by a vision plan vision plan to a vision care provider subject to any deductible, copayment, coinsurance, or other plan limitation.

The definition of *Dependent or Eligible Dependent* in the **DEFINITIONS** section has been revised to read as:

Dependent or Eligible Dependent means:

- 1. Your lawful Spouse or Registered Domestic Partner; and/or
- 2. Your Child(ren) who are not in active military service and are up to age 26.

The following definition of *Medically Necessary* or *Medical Necessity* has been added to the **DEFINITIONS** section:

Medically Necessary or *Medical Necessity* means health care or vision services determined by a Vision Care Provider, in consultation with Us, to be appropriate or necessary, according to:

- 1. Any applicable generally accepted principles and practices of good medical/vision care;
- 2. Practice guidelines developed by the federal government, national or professional medical societies, boards, and associations; or

3. Any applicable clinical protocols or practice guidelines. These standards shall be applied to decisions related to the diagnosis or direct care and treatment of a physical illness, injury, or disease.

The definition of *Member* in the **DEFINITIONS** section has been deleted in its entirety.

The definition of *Participating Employer* in the **DEFINITIONS** section has been deleted in its entirety.

The definition of *Participation Agreement* in the **DEFINITIONS** section has been deleted in its entirety.

The definition of *Policyholder* in the **DEFINITIONS** section has been revised to read as:

Policyholder means the person, firm, or institution to whom the Policy was issued.

The definition of *Provider* in the **DEFINITIONS** section has been revised to read as:

Vision Care Provider means an individual licensed under state law as an optometrist or ophthalmologist.

President

Mikael M. Witwes.

Nothing contained in this Rider shall be held to alter or affect any provision or condition of your coverage other than as stated above.

How you're protected if your life or health insurance company fails

The Texas Life and Health Insurance Guaranty Association protects you by paying your covered claims if your life or health insurance company is insolvent (can't pay its debts). This notice summarizes your protections.

The Association will pay your claims, with some exceptions required by law, if your company is licensed in Texas and a court has declared it insolvent. You must live in Texas when your company fails. If you don't live in Texas, you may still have some protections.

For each insolvent company, the Association will pay a person's claims only up to these dollar limits set by law:

- Accident, accident and health, or health insurance (including HMOs):
 - Up to \$500,000 for health benefit plans, with some exceptions.
 - Up to \$300,000 for disability income benefits.
 - Up to \$300,000 for long-term care insurance benefits.
 - Up to \$200,000 for all other types of health insurance.
- Life insurance:
 - Up to \$100,000 in net cash surrender or withdrawal value.
 - Up to \$300,000 in death benefits.

Individual annuities: Up to \$250,000 in the present value of benefits, including cash surrender and net cash withdrawal values.

Other policy types: Limits for group policies, retirement plans and structured settlement annuities are in Chapter 463 of the Texas Insurance Code.

Individual aggregate limit: Up to \$300,000 per person, regardless of the number of policies or contracts. A limit of \$500,000 may apply for people with health benefit plans.

Parts of some policies might not be protected: For example, there is no protection for parts of a policy or contract that the insurance company doesn't guarantee, such as some additions to the value of variable life or annuity policies.

To learn more about the Association and your protections, contact:

Texas Life and Health Insurance Guaranty Association 1717 West 6th Street, Suite 230 Austin, TX 78703-4776

1-800-982-6362 or www.txlifega.org

For questions about insurance, contact:

Texas Department of Insurance

P.O. Box 12030 Austin, Texas 78711 1-800-252-3439 or www.tdi.texas.gov

Note: You're receiving this notice because Texas law requires your insurance company to send you a summary of your protections under the Texas Life and Health Insurance Guaranty Association Act (Insurance Code, Chapter 463). These protections apply to insolvencies that occur on or after September 1, 2019. There may be other exceptions that aren't included in this notice. When choosing an insurance company, you should not rely on the Association's coverage. Texas law prohibits companies and agents from using the Association as an inducement to buy insurance or HMO coverage.

Chapter 463 controls if there are differences between the law and this summary.

Have a complaint or need help?

If you have a problem with a claim or your premium, call your insurance company or HMO first. If you can't work out the issue, the Texas Department of Insurance may be able to help.

Even if you file a complaint with the Texas Department of Insurance, you should also file a complaint or appeal through your insurance company or HMO. If you don't, you may lose your right to appeal.

Dearborn Life Insurance Company

To get information or file a complaint with your insurance company or HMO:

Call: Regulatory Inquiry Representative at 1-630-691-0365

1-030-091-0303

Toll-free: 1-877-442-4207

Email: <u>DOIComplaintsTX@bcbstx.com</u> Mail: Dearborn Life Insurance Company

Regulatory Oversight & Compliance Department

701 E. 22nd Street Lombard, IL 60148

The Texas Department of Insurance

To get help with an insurance question or file a complaint with the state:

Call: 1-800-252-3439 Online: www.tdi.texas.gov

Email:

Mail: MC 111-1A P.O. Box 149091 Austin, TX 78714

¿Tiene una queja o necesita ayuda?

Si tiene un problema con una reclamación o con su prima de seguro, llame primero a su compañía de seguros o HMO. Si no puede resolver el problema, es posible que el Departamento de Seguros de Texas (Texas Department of Insurance, por su nombre en inglés) pueda ayudar.

Aun si usted presenta una queja ante el Departamento de Seguros de Texas, también debe presentar una queja a través del proceso de quejas o de apelaciones de su compañía de seguros o HMO. Si no lo hace, podría perder su derecho para apelar.

Dearborn Life Insurance Company

Para obtener información o para presentar una queja ante su compañía de seguros o HMO:

Llame a: Regulatory Inquiry Representative at 1-630-691-0365

Teléfono gratuito: 1-877-442-4207

Correo electrónico: <u>DOIComplaintsTX@bcbstx.com</u> Dirección postal: Dearborn Life Insurance Company Regulatory Oversight & Compliance Department

701 E. 22nd Street Lombard, IL 60148

El Departamento de Seguros de Texas

Para obtener ayuda con una pregunta relacionada con los seguros o para presentar una queja ante el estado:

Llame: 1-800-252-3439 En línea: www.tdi.texas.gov

Correo electrónico: ConsumerProtection@tdi.texas.gov

Dirección postal: MC 111-1A

P.O. Box 149091 Austin, TX 78714



STATEMENT OF ERISA RIGHTS

As a participant in the Plan You are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974, 29 U.S.C. §1001, et seq., as amended ("ERISA"). ERISA provides that all plan paticipants shall be entitled to:

1. Receive Information about Your Plan and Benefits

- a. Examine, without charge, at the Plan Administrator's office and at other specified locations, such as worksites and union halls, all documents governing the plan, including insurance contracts and collective bargaining agreements, and a copy 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 Pension and Welfare Benefit Administration.
- b. 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.
- c. 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.

2. 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.

3. Enforce Your Rights

If Your claim for a welfare benefit is denied or ignored, 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 suit in federal court. In such 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 which is denied or ignored, in whole or in part, You may file suit in a state or federal court. If it should happen that plan fiduciaries misuse the plan's money, or if You are discriminated against for asserting Your rights, You may 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 if, for example, it finds Your claims are frivolous.

4. Assistance with Your Questions

If You have any questions about Your Plan, You should contact the Plan Administrator. If You have questions about this statement or about rights under ERISA, or if You need assistance in obtaining documents from the Plan Administrator, You should contact the nearest office of the Employee Benefit Security Administration, U.S. 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, Washington, D.C. 20210. You may obtain certain publications about Your rights and responsibilities under ERISA by calling the publication hotline of the Employee Benefits Security Administration.

ERISA INFORMATION STATEMENT

The benefits described in Your certificate are insured by an Insurance Policy ("Policy") issued by Blue Cross and Blue Shield of Texas ("We" or "Insurer"), pursuant to an "Employee welfare benefit plan" ("the Plan") as defined in Section 3(1) of the Employee Retirement Income Security Act of 1974, as amended ("ERISA"), 29 U.S.C. §1002(1) established by Your employer, or where applicable, employee organization (the "Policyholder").

Every employee welfare benefit plan must be established and maintained pursuant to a written instrument that provides for a Plan Administrator. Your Plan Administrator has delegated the authority to administer claims under the Policy to the Insurer. As claims administrator, We will make decisions concerning eligibility and benefit determinations in accordance with the Policy provisions.

A. ADMINISTRATION OF THE PLAN

The Plan Administrator is the person or entity responsible for the administration of the Plan. The Plan Administrator has full discretionary authority and control over the Plan. This authority provides the Plan Administrator with the power necessary to operate, manage and administer the Plan. This authority includes, but is not limited to, the power to interpret the Plan and determine who is eligible to participate, to determine the amount of benefits that may be paid to a participant or his or her beneficiary, and the status and rights of participants and beneficiaries. The Plan Administrator also has the authority to prescribe the rules and procedures under which the Plan shall operate, to request information, and to employ or appoint persons to aid the Plan Administrator in the administration of the Plan.

Failure by the Plan or the Plan Administrator to insist upon compliance with any provisions of the Plan at any time or under any set of circumstances shall not operate to waive or modify the provision or in any manner render it unenforceable as to any other time or as to any other occurrence, whether the circumstances are or are not the same. No waiver of any term or condition of the Plan shall be valid unless contained in a written memorandum expressing the waiver and signed by the person authorized by the Plan Administrator to sign the waiver.

The Plan may be amended, terminated or suspended in whole or in part, at any time without the consent of the Employees or beneficiaries. Any amendment, termination or suspension shall be in writing, and attached to the Plan. Any amendment, termination or suspension shall be executed according to the Employer's authorized procedures. Any such authorization may be specific to the Plan or persons authorized to act on behalf of the Employer or may be general as to duties of such person. Except for termination or suspensions, any amendments affecting the Policy and/or Certificate must also be approved in writing by an officer of the Insurer and shall be effective as of the date agreed to, in writing by the Plan Sponsor and the Insurer. Notwithstanding anything to the contrary in this document, the Policy shall terminate according to the provisions in the Policy.

The Plan has other fiduciaries, advisors and service providers. The Plan Administrator may allocate fiduciary responsibility among the Plan's fiduciaries and may delegate responsibilities to others. Any allocation or delegation must be done in writing and kept with the records of the Plan. As stated above, the Plan's benefits are provided to You pursuant to an insurance Policy issued to the Company. The Insurer shall, with respect to the Policy:

- resolve all matters when a review pursuant to the claims procedures has been requested;
- interpret, establish and enforce rules and procedures for the administration of the Policy and any claim under it; and
- determine eligibility of Employees and dependents for benefits and their entitlement to and the amount of benefits.

Each fiduciary is solely responsible for its own improper acts or omissions. Except to the extent required by ERISA, no fiduciary has the duty to question whether any other fiduciary is fulfilling all of the responsibilities imposed upon the other fiduciary by law. Nor is a fiduciary liable for a breach of fiduciary duty committed before it became, or after it stopped being, a fiduciary. However, a fiduciary may be liable for a breach of fiduciary responsibility of any Plan fiduciary, to the extent provided in ERISA Section 405(a), 29 U.S.C. §1105(a). The Employer makes no promise to continue these benefits in the future and rights to future benefits will never vest. Retirement does not give any retiree any vested right to continue to participate or receive Plan benefits, except as provided in the Plan.

B. CLAIMS PROCEDURE:

When You or Your Beneficiary are eligible to receive benefits, You or Your Beneficiary, or Your authorized representative (collectively, "You") must follow the claim procedures described in Your Group Insurance Certificate by submitting the proper form in writing to the Insurer at:

Claims Department
Blue Cross and Blue Shield of Texas
701 E. 22nd Street
Lombard, IL. 60148
1-877-442-4207

For the purpose of this Section, the terms "written" and "in writing" include "electronic." Any action required to be "written" or "in writing," may be done electronically, where available. If the Insurer uses electronic notices, it will do so in accordance with 29 CFR 2520.104b-1c(i), (iii) and (iv).

Administrative Office:

701 E. 22nd Street • Lombard, Illinois 60148