We welcome you as a member of the EMI Health family and look forward to serving your insurance needs!

Your dental benefits and EMI Health’s administrative procedures are described in this handbook. You are urged to read it carefully, share its contents with the members of your family, and keep it for future reference. If you have any questions or need further information, contact your employer or the EMI Health Customer Service Department.

Notwithstanding anything else in the Plan to the contrary, the items listed in the “Dental Plan Exclusions” section are not covered by the Plan.

Regardless of benefits specified, these plans will reimburse or pay a claim only if the services rendered are determined to be medically necessary. Determination of medical necessity is made by EMI Health using its own set of criteria, or by an independent contractor appointed by EMI Health.

These are your plans. Anything you can do to contain costs will help provide additional benefits in the future. We recommend doing the following to assist in the reduction and control of costs:

- Question the need for dental services and visits.
- Be sure all charges are for services actually provided.
- Ask about the price; charges should be competitive.

If you need more information on any of the EMI Health plans or procedures, please call a Customer Service Representative between 8:00 a.m. and 5:00 p.m., Monday through Friday (MT):

(801) 262-7475 in Salt Lake City or
(800) 662-5851 elsewhere in the Continental U.S.A.

**Plan Administrator**
The EMI Health dental plans are administered by Educators Mutual Insurance Association of Utah.

UTAH STATE UNIVERSITY EASTERN.BOOK.2014
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# Utah State University Eastern Provider Information

**Premier PPO**

**Educators Mutual Insurance Association**

**Contributory / Self Funded**

**Document Information**
- **Effective Date:** 7/1/2014
- **Plan Type:** Contract

## Group Details
- **Plan:** Administered by: Utah State University Eastern
- **Plan Type:** Premier PPO

## In-Network Benefits

<table>
<thead>
<tr>
<th>Type 1 - Preventive</th>
<th>Oral Exams, Cleanings, X-rays, Fluoride</th>
<th>In-Network</th>
<th>Out-of-Network</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>100%</td>
<td>100%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Type 2 - Basic</th>
<th>Fillings, Oral Surgery</th>
<th>80%</th>
<th>70%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Type 3 - Major</td>
<td>Crowns, Bridges, Prosthodontics</td>
<td>50%</td>
<td>40%</td>
</tr>
<tr>
<td>Type 4 - Orthodontics</td>
<td>Dependent children up to age (26)</td>
<td>50%</td>
<td>50%</td>
</tr>
</tbody>
</table>

- **Adults:** 50%
- **Orthodontic Discount (All Members):** 25% Discount

## Out-of-Network Benefits

- **Endodontics:** Type 2 - Basic
- **Periodontics:** Type 2 - Basic
- **Sealants:** Type 2 - Basic
- **Space Maintainers:** Type 2 - Basic

## Waiting Periods

- **Type 2 - Basic:** None
- **Type 3 - Major:** Failure to enroll at first opportunity results in a 12 month waiting period
- **Type 4 - Orthodontics:**

## Deductible

| Per Person | $0.00 | $50.00 |
| Family Max | $0.00 | $150.00 |

## Network / Reimbursement Schedule

- **Premier**

## Provisions / Limitations / Exclusions

- **Exams (including Periodontal), Cleanings and Fluoride:** 2 per year
- **Fluoride:** Up to age 16
- **Sealants:** Up to age 16
- **Space Maintainers:** Up to age 16
- **Bitewing X-Rays:** Up to 4, twice per year
- **Periapical X-Rays:** 6 per year
- **Panoramic X-Ray:** 1 every 3 years
- **Impacted Teeth:** Covered in Type 2 - Basic
- **Anesthesia - (Age 8 and over for the extraction of impacted teeth only):** Covered in Type 2 - Basic
- **Anesthesia - (For children age 7 and under, once per year):** Covered in Type 2 - Basic
- **Implants:** Covered in Type 3 (Limited to $225)
- **Crowns, Pontics, Abutments, Onlays and Dentures:** 1 every 5 years per tooth
- **Fillings on the same surface:** 1 every 18 months

---

Benefits illustrated are in summary only. Refer to your Dental Handbook for a complete description of benefits, limitations and exclusions. All Services are subject to EMI Health Table of Allowances. When using a Non-participating Provider, the insured is responsible for all fees in excess of the Table of Allowances.
GENERAL PLAN INFORMATION

UTAH STATE UNIVERSITY EASTERN has adopted this Plan for the benefit of its eligible Employees and their eligible Dependents. This document provides a summary of the benefits provided under the Plan as of July 1, 2014, and is also the formal plan document of the Plan.

Please note that capitalized terms used in this document are defined either the first time they are used or in the “Definition of Terms” section at the end of this document.

TYPE OF PLAN
All benefits under the Plan are self-insured by the Plan Sponsor. Benefits under the Plan are funded by contributions by the Plan Sponsor and/or Participants.

TYPE OF ADMINISTRATION
The Plan Sponsor is the Plan Administrator. The Plan Sponsor has entered into an agreement with Educators Mutual Insurance Association of Utah (“EMI Health”) as a third-party administrator to assist the Plan Sponsor in the Plan’s claims administration and certain other administrative matters.

PLAN NAME
THE UTAH STATE UNIVERSITY EASTERN SELF-FUNDED EMPLOYEE BENEFIT PLAN (PREMIER DENTAL)

EFFECTIVE DATE OF PLAN AS AMENDED AND RESTATED: July 1, 2014

PLAN YEAR ENDS: June 30, 2015

EMPLOYER/PLAN SPONSOR INFORMATION
Utah State University Eastern
451 E. 400 N.
Price, Utah 84501
Telephone: (435) 797-1146

PLAN ADMINISTRATOR
Utah State University Eastern
451 E. 400 N.
Price, Utah 84501
Telephone: (435) 797-1146

NAMED FIDUCIARY
Utah State University Eastern
451 E. 400 N.
Price, Utah 84501
Telephone: (435) 797-1146
AGENT FOR SERVICE OF LEGAL PROCESS
Utah State University Eastern
8800 Old Main Hill
Logan, Utah 84322
Telephone: (435) 797-1146

CLAIMS ADMINISTRATOR
EMI Health
852 East Arrowhead Lane
Murray, Utah 84107-5298
Telephone: (801) 262-7476
Fax: (801) 269-9734
Website: www.emihealth.com

GROUP NUMBER: 112

AMENDMENT OR TERMINATION
The Plan Sponsor reserves the right to modify, suspend, or terminate the Plan at any time. The Plan Sponsor does not promise the continuation of any benefits nor does it promise any specific level of benefits at or during retirement.

The Table of Allowances may be updated as deemed necessary by the Plan Sponsor and EMI Health. After the effective date of a change in the Table of Allowances, all benefits will be paid according to the new Table of Allowances.

Benefit changes to this Plan will apply to all Covered Persons on the date amended benefits become effective.

The terms of this Plan may not be amended by oral statements made by the Plan Sponsor, the Plan Administrator, the Claims Administrator, or any other person. In the event an oral statement conflicts with the written terms of this Plan, the Plan terms will control.

NOT A CONTRACT
This Plan Document and any amendments constitute the terms and provisions of coverage under this Plan. The Plan Document shall not be deemed to constitute a contract of any type between the Employer and any Participant or to be consideration for, or any inducement or condition of, the employment of any Employee. Nothing in this Plan Document shall be deemed to give any Employee the right to be retained in the service of the Employer or to interfere with the right of the Employer to discharge any Employee at any time, provided, however, that the foregoing shall not be deemed to modify the provision of any collective bargaining agreements which may be entered into by the Employer with the bargaining representatives of any Employees.

DISCRETIONARY AUTHORITY
The Plan Administrator shall have sole, full and final discretionary authority to interpret all Plan provisions, including the right to remedy possible ambiguities, inconsistencies, and/or omissions in the Plan and related documents; to make determinations in regards to issues relating to eligibility for benefits; to decide disputes that may arise relative to a Plan Participants’ rights; and to determine all questions of fact and law arising under the Plan.
EMI HEALTH PREMIER DENTAL PLAN

Diagnostic/Preventive Benefits
- Oral examinations two times per Contract Year.
- X-rays are covered as follows:
  - Full mouth – once every three years
  - Supplementary bitewings – up to four procedures, twice per Contract Year
  - Supplementary periapical – six procedures per Contract Year
- Cleaning and scaling teeth (prophylaxis) two times per Contract Year.
- Application of fluoride in conjunction with cleaning two times per Contract Year, limited to Dependent children up to the 16th birthday.

Space Maintainers
- Space maintainers used to maintain the present position of a tooth following an extraction for Dependent children up to the 16th birthday.

Sealants
- Sealants for Dependent children up to the 16th birthday.

Basic Services
- Restoration of decayed teeth with amalgam, synthetics, or plastic, up to one restoration per surface. Repairs to restorations are allowed only once every 18 months, regardless of the reason. Tooth preparation, temporary restorations, cement bases, impressions, and local anesthesia are all considered part of the restoration and are covered only when included in the charge for the entire process.

Major Services
- Gold onlays and crowns are covered if teeth cannot be restored with amalgam, synthetic, porcelain, or plastic. Benefits are payable once every five years for the same tooth.

Endodontic Services
- Endodontic treatment, including root canal therapy. One pulp cap per tooth is allowed. Bases are not covered.

Periodontic Services
- Periodontic services are limited to one perio maintenance (two per Contract Year in lieu of preventive cleaning); root scaling and planing (once per quadrant of mouth in any 24 month period); gingivectomy, gingival curettage; osseous surgery including flap entry and closure; pedical or free soft tissue grafts; full mouth debridement (one every five years).

Prosthodontic Services
- Initial installation of a removable or fixed partial or complete denture once every five years. Fixed bridges for patients under age 16 are covered up to the amount allowed for a removable partial denture.
- One laboratory reline is covered following the initial installation of a denture and once every three years thereafter. Office relines are not a covered benefit.
- Implants are covered, limited to $225. All services and products related to the implant (including, but not limited to, the anchor and the post) apply toward the implant limit.
Crowns associated with implants fall under the benefit for crowns and are subject to any limits applicable to that benefit.

- Replacement of missing teeth with complete or partial dentures, fixed bridges, or implants is covered.
- Replacement of a denture or implant that is no longer serviceable is covered once every five years.

**Oral Surgery Services**

- Extractions and other oral surgery involving procedures for simple and complicated extractions of impacted or erupted teeth, including frenectomy, alveolectomy, removal of palatal and mandibular tori, and crown exposure. Post-operative care and removal of sutures are considered part of the surgical procedure and are covered only when included in the charge for the entire surgical procedure.

**Anesthesia Services**

- General anesthesia, including intravenous sedation, is limited to age seven and under, once per Contract Year. General anesthesia for the extraction of impacted teeth for individuals age eight and over is covered to the Table of Allowances, based on necessity, not for anxiety management.

**Orthodontic Services**

Orthodontic services are covered for functionally related problems, not for Cosmetic purposes, for eligible unmarried Dependent children up to the 19th birthday, the eligible Employee, and Spouse.

- Initial diagnostic records (study models, facial photographs, etc.) are covered only if eligible orthodontic treatment is rendered.
- Orthodontic treatment, including diagnostic procedures, X-rays, and appliance therapy.
- Amounts paid under a previous dental care plan for a case in progress, which is defined as the placement of bands, will be deducted from the maximum amount payable for orthodontic benefits under this Plan.

**Waiting Periods**

Failure to enroll in the dental plan at first opportunity results in a one-year exclusion of Type 3 (major) and Type 4 (orthodontic) services.

**Predetermination of Benefits**

Before starting a dental treatment for which the charge is expected to be $300 or more, a predetermination of benefits is recommended.

The Dentist must itemize all recommended services and costs and attach all supporting documents, including x-rays.

EMI Health will notify the Dentist of the benefits payable under the policy. The Member and the Dentist can then decide on the course of treatment, knowing in advance how much EMI Health will pay.
**Alternate Treatment**

Many dental conditions can be treated in more than one way. EMI Health has an alternate treatment clause which governs the amount of benefits the policy will pay for treatments covered under the policy. If a patient receives a more expensive treatment than is needed to correct a dental problem according to accepted standards of dental practice, the benefit payment will be based on the cost of the treatment which provides professionally satisfactory results at the most cost-effective level.
PREMIER DENTAL PLAN EXCLUSIONS

Notwithstanding anything else in the Plan to the contrary, the items listed below are not covered by the Plan.

EMI Health Premier Dental Plan does not pay for any of the following:

1. Services received by a Covered Person before coverage under the Plan became effective or after coverage under the Plan has terminated.

2. Expenses for preparing dental reports, itemized bills, or claim forms.

3. Illness or injury caused by the negligent or wrongful act of another, or for which the Covered Person is covered by any workers’ compensation or similar law; except that EMI Health may advance benefits to or on behalf of the Covered Person in such situations, subject to EMI Health’s right of Subrogation and reimbursement set forth herein.

4. Illness or injury that a Covered Person incurred either (1) while in the service of an employer that was obligated by law to provide workers’ compensation insurance that would have covered such illness or injury, or, (2) while in the service of an employer that had elected to exclude workers’ compensation coverage for such Covered Person, except that EMI Health may elect to advance benefits to or on behalf of the Covered Person in either situation, subject to EMI Health’s rights of Subrogation and reimbursement set forth herein.

5. Illness or injury for which the Covered Person is covered by other responsible insurance including, but not limited to, coverage under a government sponsored health plan, underinsured motorist coverage, uninsured motorist coverage, except as otherwise provided herein, or as otherwise provided by law.

6. Charges for services related to birth defects or cosmetic surgery or dentistry for solely Cosmetic reasons including, but not limited to, bonding and veneers.

7. Any procedure started prior to the date the patient became covered for such services under this policy. This Exclusion does not apply to orthodontic benefits for a case in progress.

8. Medical care, confinement, treatment, services, use of facilities, or supplies for which charges are made by a facility, including freestanding nursing home, rest home, or similar establishment.

9. Plaque control programs, oral hygiene instruction, and dietary instruction.

10. Myofunctional therapy.

11. Lab costs for an oral tissue biopsy.
12. Treatment to correct problems with the way teeth meet or to adjust bite (alter vertical dimensions or restore or equilibrate occlusion) except as covered under orthodontia.

13. Care, treatment, operations, supplies, appliances, aids, devices, or drugs that are not FDA approved.

14. Care, supplies, treatment, and/or services for any Injury or illness which is incurred while taking part or attempting to take part in an Act of Aggression or an illegal activity, including but not limited to misdemeanors and felonies. It is not necessary that an arrest occur, criminal charges be filed, or if filed, that a conviction result. Proof beyond a reasonable doubt is not required to be deemed an illegal act. This exclusion does not apply (a) if the Injury resulted from being the victim of an act of domestic violence, or (b) resulted from a medical condition (including both physical and mental conditions).

15. Care, treatment, operations, or supplies that are illegal, Experimental, Investigational, or for research purposes by the United States medical profession that are not recognized or proven to be effective for treatment of illness or injury in accordance with generally accepted dental/medical practices.

16. Expenses in connection with transportation or mileage reimbursement.

17. Expenses including, but not limited to, air fare, meals, accommodations, and car rental.

18. Medications labeled “Caution, Limited by Federal Law to Investigational Use” or experimental drugs.

19. Services that are not Medically Necessary or Cosmetic services including veneers, special techniques, precious metals used for removable appliances other than orthodontics, precision attachments for partial dentures or bridges, and personal characterization.

20. Any procedure or appliance to correct or treat temporomandibular joint dysfunction (TMJ).

21. Transplants, reimplantations, and associated appliances or services rendered in conjunction with Cosmetic implants. This exclusion does not apply to otherwise covered crowns.

22. Hospital services.

23. Habit-breaking devices or appliances to correct thumb sucking, tongue thrusting, etc.

24. Temporary restorations, appliances, or procedures of any nature, except that temporary restorations are covered when included in the charge for the restoration process.

25. Replacement of lost, stolen, or damaged dentures, except once every five years.

26. Procedures, appliances, or restorations, other than those for replacement of structure loss from caries, that are necessary to alter, restore, or maintain occlusion by any of the following: realignment of teeth, periodontal splinting, gnathological recordings,
equilibration, treatment of disturbances of the temporomandibular joint (TMJ), orthognathic procedures.

27. Hypnosis and related analgesia.


29. Expenses for services required due to complications associated with, or due to, non-covered services, and where applicable, reversal of non-covered services.

30. Services rendered by anyone other than a licensed Dentist and when necessary and customary, as determined by the standards of generally accepted dental practice.

31. Services for injury resulting from war or any act of war, whether declared or undeclared.

32. Care, treatment, or services the Covered Person is not, in the absence of this policy, legally obligated to pay, except as otherwise provided by law.

33. Care, treatment, or services rendered by any Provider who ordinarily resides in the same household (e.g. Spouse, parent).

34. Benefits for services or treatments covered under any medical plan.

35. Expenses for appointments scheduled but not kept, telephone consultations, or services delivered remotely via email or other telecommunication technologies.

36. Expenses for shipping, handling, postage, sales tax, interest, or finance charges.

37. Charges for completion or submission of insurance forms.

38. Prescription drugs and over-the-counter medication.

39. Charges for care, treatment, or surgical procedures that are unnecessary or in excess of the Summary of Benefits or the Table of Allowance.

40. The application of a dental sealant on any tooth that has been previously treated with a temporary or permanent restoration.

41. The application of dental sealants on all Anterior teeth whether Deciduous or permanent teeth.

42. Chemotherapeutic injections.

43. All other services not specified as covered benefits or not specifically included in the contract with the Employer.
ELIGIBILITY AND PARTICIPATION

Plan Administration
The EMI Health Premier Dental Plan is administered by Educators Mutual Insurance Association of Utah.

Eligibility
An Employee and his Dependents are eligible for participation and coverage under this Plan if the Employee is a Full-time Employee of the Employer. Dependents of the Employee eligible for coverage include Dependent children from birth to the 26th birthday and the Employee’s Spouse. Children may include stepchildren, children legally placed for adoption, legally adopted children, and children for whom the Employee has legal guardianship. Coverage for an adopted child of a Participant is provided from the moment of birth, if placement for adoption occurs within 30 days of the child’s birth, or beginning from the date of placement, if placement for adoption occurs 30 days or more after the child’s birth. Coverage ends if the child is removed from placement prior to being legally adopted. A Dependent child’s coverage may be extended beyond the 26th birthday if the child is incapable of self-sustaining employment due to a mental or physical disability and is chiefly dependent on the Participant for support and maintenance. The Participant must furnish written proof of disability and dependency to EMI Health within 31 days after the child reaches 26 years of age. EMI Health may require subsequent proof of disability and dependency after the child reaches age 26, but not more often than annually. (Please refer to Dependent in the “Definition of Terms” section for more information.)

Changes in Covered Person Information
Participants should notify EMI Health within 31 days whenever there is a change in a Covered Person’s situation that may affect the Covered Person’s enrollment eligibility or status.

Enrollment
To enroll, the Employee must complete an enrollment application and file it with his Employer within 31 days of his employment date, or during a subsequent Open Enrollment period. A Participant is not entitled to change his coverage elections during the plan year, except as provided in the Special Enrollment section.

When Coverage Begins
If the Employee enrolls within 31 days of his employment, the Employee’s coverage (and the coverage of his eligible Dependents, if such Dependents were also enrolled during such 31-day period) becomes effective the first day of the month coinciding with or following the date of hire.

If the Employee enrolls during an Open Enrollment period, the Employee’s coverage (and the coverage of his eligible Dependents, if such Dependents were also enrolled during such Open Enrollment period) becomes effective the first day of the following plan year.

If the Employee enrolls during a Special Enrollment period, the Employee’s coverage (and the coverage of his eligible Dependents, if such Dependents were also enrolled during such Special Enrollment period) becomes effective as provided in the Special Enrollment section.
Special Enrollment

Special Enrollment Period When Other Coverage Terminates
If an Employee declined participation for himself and/or his eligible Dependents and, when enrollment was previously declined, the Employee and/or his eligible Dependents were covered under another group plan or had other insurance coverage, the Employee will have a Special Enrollment period if when the Employee declined enrollment for himself and/or his eligible Dependents, the Employee and/or his eligible Dependents

1. Had COBRA continuation coverage under another plan and such continuation coverage has since been exhausted, and the Employee elects coverage for himself or herself and/or his or her eligible Dependents by making an election with the Plan Sponsor, in the manner prescribed by the Plan Sponsor within 31 days of such cessation; or

2. Had coverage through Medicaid or the Children’s Health Insurance Program (CHIP) that has been terminated as a result of loss of eligibility of coverage, and the Employee elects coverage for himself or herself and/or his or her eligible Dependents by making an election with the Plan Sponsor, in the manner prescribed by the Plan Sponsor within 60 days of such cessation; or

3. If the other coverage was not under COBRA, Medicaid, or CHIP, either the other coverage has been terminated as a result of loss of eligibility of coverage or employer contributions towards such coverage have been terminated, and the Employee elects coverage for himself or herself and/or his or her eligible Dependents by making an election with the Plan Sponsor, in the manner prescribed by the Plan Sponsor within 31 days of such cessation. (Note: Loss of eligibility of coverage includes a loss due to legal separation, divorce, death, termination of employment, reduction in hours worked, and any loss of eligibility after a period that is measured by reference to any of the foregoing. Loss of eligibility does not include a loss due to failure to pay premiums on a timely basis or termination of coverage for cause, such as making a fraudulent claim or intentional misrepresentation.)

If the Employee meets the above conditions coverage under the Plan will be effective as of the date such previous coverage ceased.

Special Enrollment Period for Approval to Receive Premium Assistance
The Employee and his eligible Dependents may enroll for coverage (even if He previously declined coverage for himself and/or his eligible Dependents) if the Employee is approved to receive a Premium Assistance. To enroll during this Special Enrollment period, the Employee must enroll in the Plan within 60 days from the date on which He receives written notification that He is eligible to receive Premium Assistance. Coverage will be effective the first day of the month immediately following enrollment. This provision does not modify any requirement related to premiums or Preexisting Condition Waiting Periods that apply under the Plan to a similarly situated eligible Employee or Dependent.
Special Enrollment Period for Acquisition of Dependent

The Employee and/or his new eligible Dependent may enroll for coverage (even if he previously declined coverage for himself and/or his eligible Dependents) if the Employee acquires such new eligible Dependent due to marriage, birth, adoption, or placement for adoption. In addition, the Employee may also enroll his Dependent Spouse if the Employee acquires a new Dependent due to marriage, birth, adoption, or placement for adoption. To enroll during this Special Enrollment period, the Employee must enroll within 31 days of the event (e.g., marriage, birth, adoption, or placement for adoption). Coverage will be effective as follows:

1. In the case of marriage, the marriage date; or
2. In the case of an eligible Dependent’s birth, the date of such birth; or
3. In the case of adoption, or placement for adoption, the coverage for an adopted child of a Participant is provided from the moment of birth, if placement for adoption occurs within 30 days of the child’s birth, or beginning from the date of placement, if placement for adoption occurs 30 days or more after the child’s birth.

Termination of Coverage

Unless eligible for continuation coverage under COBRA, a Covered Person’s participation under the Plan ceases on the earliest of the following:

- For the Participant and covered Dependents, the last day of the calendar month coinciding with, or following the Participant’s termination of employment or when the Participant’s employment position or status changes such that He is no longer a Full-time Employee, unless specific provisions in the Employer’s policy manual apply;
- For the Participant and covered Dependents, the last day of the month for which coverage has been paid, in the event any required Participant contributions are not made (subject to the 31-day Grace Period);
- For covered Dependents, other than the Participant’s Spouse, the individual ceases to be an eligible Dependent on the last day of the calendar month coinciding with the Dependent’s 26th birthday;
- For covered Spouse, the date the divorce from the Participant is final;
- For the Participant and covered Dependents, the date specified in any Plan amendment resulting in loss of eligibility;
- For the Participant and covered Dependents, the date this Plan is terminated; and
- For any Covered Person, the discovery of fraud or intentional material misrepresentation of material fact on the part of the Covered Person in either the enrollment process or in the use of services or facilities, including any misuse of a Plan ID card. (Note: If a Covered Person’s coverage is terminated under this provision based on fraud, the termination of coverage will relate back to the effective date of coverage and EMI Health may recover any overpayments from the Covered Person such that EMI Health and the Covered Person are returned to the same financial position as if no coverage had ever been in force. If the
Covered Person’s coverage is terminated under this provision based on intentional material misrepresentation of material fact, the termination of coverage will relate back to the date the misrepresentation occurred and EMI Health may recover any overpayments from the Covered Person. Termination of a Participant’s coverage for cause will also result in the termination of coverage of the Participant’s covered Dependents.)

A Participant is not entitled to voluntarily terminate coverage for himself or his covered Dependents during the plan year, unless He experiences a Special Enrollment qualifying event (e.g. marriage, divorce, birth, death, adoption, placement for adoption, or loss of other insurance coverage). If the Participant experiences a Special Enrollment qualifying event He may elect to terminate coverage for himself and/or his Dependents by making an election with the Participant, in the manner prescribed by the Participant, within 31 days of such event.

**Family Medical Leave Act (FMLA)**

A Participant who goes on a leave under the Family Medical Leave Act (FMLA) has the following rights during such leave:

- A Participant may continue his coverage and the coverage of his covered Dependents during an FMLA leave provided the Participant continues to pay any required Employee portion of the cost of coverage in accordance with the Employer’s FMLA leave policy. The Employer shall continue to make the same contributions toward that coverage that it would have made had the Participant not taken FMLA leave.

- If Employee portion of the cost of coverage are not paid, the Participant’s and covered Dependents’ coverage will be terminated 31 days after the due date of any required payment. Upon the Participant’s return to work, the Participant’s coverage and the coverage of any previously covered Dependents will be reinstated as long as the Participant returns to work before or following the expiration of the FMLA leave. If the Participant does not return to work before or following the expiration of the FMLA leave, the Participant will be treated as a new Employee upon his return and will be entitled to elect coverage for himself and his eligible Dependents in accordance with the rules applicable to new Employees.

**Military Leave**

Pursuant to the requirements of the Uniformed Services Employment and Reemployment Rights Act of 1994 (“USERRA”), a Participant who is on military duty with a uniformed service has certain rights. If the period of duty is less than 31 days, coverage will be maintained if the Participant pays any required Participant contribution. If the period of duty is for more than 31 days, EMI Health must permit the Participant to continue coverage under rules similar to COBRA. The maximum coverage period is the lesser of 24 months or the period of duty. A Participant receiving coverage under USERRA shall be required to pay 102 percent of the applicable premium. No waiting period can be imposed on a returning Participant and his Dependents if the period would have been satisfied had the Participant’s coverage not terminated due to the duty leave.

**Qualified Medical Child Support Orders**

Upon receipt of a National Medical Support Notice requiring the Participant to provide coverage for a Dependent child, EMI Health will comply with all applicable requirements of the Notice and applicable law.
CONTINUATION OF COVERAGE

COBRA Continuation of Coverage Requirements
Under the requirements of the Consolidated Omnibus Budget Reconciliation Act of 1986 (COBRA), a Covered Person who could otherwise lose coverage as a result of a “qualifying event” is entitled to elect to purchase medical continuation under the Plan. The coverage will be identical to the coverage provided to Covered Persons to whom a qualifying event has not occurred.

- Qualifying Event. A “qualifying event” is any of the following:
  - For an Employee, termination of employment (other than for gross misconduct) or reduction of hours worked so as to render the Employee ineligible for coverage;
  - For a Spouse and eligible Dependents, death of the Employee;
  - For a Spouse, divorce or legal separation;
  - For a Spouse and eligible Dependents, loss of coverage due to the Employee becoming eligible for Medicare;
  - For a Dependent child, ceasing to qualify as a Dependent under the Plan;
  - For retirees and their Dependents, employer bankruptcy under Chapter 11.

- Notification of EMI Health by Employee or Dependent. The Employee or Dependent has the responsibility for notifying EMI Health in writing of a divorce, legal separation, or a child losing Dependent status under the Plan, within 60 days of the later of the date of the event or the date coverage under the Plan would be lost.

- Notice of Continuation Rights. When EMI Health is notified of a qualifying event, it will advise the Covered Person of the right to continue medical coverage. Continued coverage is not automatic. Covered Persons must elect to continue coverage within 60 days of the latest of the following:
  - The qualifying event;
  - The date the Covered Person is advised by EMI Health of the right to continued coverage.

Notice of the right to continued coverage to a Spouse of a covered Employee will be deemed notice to any Dependent child residing with that Spouse.

- Payment of Premium for Continuation Coverage. The Covered Person is required to pay a premium for the continued coverage and has the option to make these payments in monthly installments. A Covered Person will be charged the full cost of coverage under the Plan, plus an administration charge that is two percent of the group rate.

COBRA coverage will be paid for on a monthly basis. The first payment must be made within 45 days after the date coverage is elected. The first payment will include the cost of coverage retroactive to the date coverage would otherwise terminate. Failure to pay this initial premium will result in cancellation of all coverage(s), without notice.

Subsequent premiums must be paid by the first of each month. Failure to pay this premium on or before the due date for any month will result in cancellation of all coverage(s), without
notice. If payment is received within 31 days of the premium due date, coverage will be reinstated retroactive to the date coverage was terminated for lack of premium payment.

- Period of Continuation Coverage. The Period of Continuation Coverage refers to the month for which the premium has been paid. The first day of each month for which premium is paid represents the beginning of a Period of Continuation Coverage. The maximum period for continued coverage for a “qualifying event” involving termination of employment or reduced working hours is 18 months. For all other “qualifying events” the maximum period is 36 months. Other events will cause coverage to end sooner and this will occur on the earliest of any of the following:
  - The date EMI Health ceases to provide any group health plan to any Employee;
  - The date the Covered Person fails to make any required premium payments; or
  - The date Covered Person becomes either of the following:
    - A covered Employee under any other group health plan that does not contain any exclusion or limitation with respect to any Preexisting Condition the Covered Person has; or
    - Eligible for Medicare.

- Extension of Coverage for Disabled Individuals. If a Covered Person is disabled according to Social Security any time within the first 60 days of COBRA coverage (or a qualifying new child is so disabled within 60 days of the birth, adoption, or placement for adoption), the Covered Person may extend the 18 month COBRA coverage period to 29 months from the termination date or reduction in hours date. This extension may apply independently to each qualified Covered Person regardless of whether the disabled individual is covered under a COBRA election.

To qualify for this extension, EMI Health must be notified within 60 days of the date Social Security makes a disability determination, but before the end of the initial 18 month COBRA coverage period. If Social Security makes a determination of disability prior to the date employment ends, the Covered Person must notify EMI Health within 60 days of the date the Employee’s employment ends. EMI Health must be notified within 30 days of the date Social Security determines that the Covered Person is no longer disabled.

The cost of coverage during the 19th through 29th month extension period will be 150 percent of the group plan rate for each month provided at least one Covered Person is disabled.

COBRA coverage will end the earliest of the following:

- The first day of the month that is more than 30 days after Social Security determines that the Covered Person is no longer disabled; or
- The dates otherwise specified for terminating COBRA coverage.
COORDINATION OF BENEFITS WITH OTHER GROUP PLANS

Coordination with Other Group Plans
When a Covered Person is covered by this Plan and another COB Plan, one plan is designated as the Primary Plan. The Primary Plan pays first and ignores benefits payable under the other plan. The Secondary Plan reduces its benefits by those payable under the Primary Plan.

Any COB Plan that does not contain a Coordination of Benefits provision that is consistent with Utah Rule R590-131 (Non-conforming Plan) will be considered primary, unless the provisions of both plans state that the Conforming Plan is primary.

If a person is covered by two or more COB Plans that have Coordination of Benefits provisions, each plan determines its order of benefits using Utah Rule R590-131.

A COB Plan that does not include a coordination of benefits provision may not take the benefits of another COB Plan into account when it determines its benefits.

When this Plan is secondary, EMI Health will calculate the benefits the Plan would have paid on the claim in the absence of other health coverage and apply that amount to any Allowable Expense under the Plan that is unpaid by the Primary Plan. Payment will be reduced so that when combined with the amount paid by the Primary Plan, the total benefits paid or provided by all COB Plans for the claim do not exceed 100 percent of the Allowable Expense for that claim. The Plan will credit to the Deductible any amounts that would have been credited to the Deductible in the absence of other health care coverage.

This COB Plan will coordinate its benefits with a COB Plan that states it is “excess” or “always secondary” or that uses order of benefit determination rules that are inconsistent with those contained in this rule on the following basis:

- If this Plan is the Primary Plan, EMI Health will pay or provide its benefits on a primary basis;
- If this Plan is the Secondary Plan, EMI Health will pay or provide its benefits first, but the amount of the benefits payable will be determined as if it were the Secondary Plan. Such payment shall be the limit of EMI Health’s liability, and if the other COB Plan does not provide the information needed by EMI Health to determine its benefits within a reasonable time after it is requested to do so, EMI Health will assume that the benefits of the other plan are identical to this Plan, and will pay its benefits accordingly. However, if within three years of payment, EMI Health receives information as to the actual benefits of the Non-conforming Plan, the Plan will adjust any payments accordingly.
- If the Non-conforming Plan reduces its benefits so that the Covered Person receives less in benefits than he or she would have received had EMI Health paid or provided its benefits as the secondary COB Plan and the Non-conforming Plan paid or provided its benefits as the primary COB Plan, then EMI Health shall advance to or on behalf of the Covered Person an amount equal to such difference.
  - In no event will EMI Health advance more than it would have paid had it been the primary COB Plan, less any amount it previously paid.
• In consideration of such advance, EMI Health shall be subrogated to all rights of the Covered Person against the Non-conforming Plan in the absence of Subrogation.

• If the plans cannot agree on the order of benefits within 30 calendar days after the plans have received all of the information needed to pay the claim, the plans shall immediately pay the claim in equal shares and determine their relative liabilities following payment, except that no plan shall be required to pay more than it would have paid had it been the Primary Plan.

Whenever payments that should have been made under this Plan have been made under any other COB Plan, the Plan Sponsor or EMI Health may, at its own discretion, pay any amounts to the organization that has made excess payments to satisfy the intent of this provision. Amounts paid will be regarded as benefit payment, and the Plan Sponsor and EMI Health will be fully discharged from liability under this Plan to the extent of the payment.

If any payment under this Plan exceeds the maximum amount necessary to satisfy this provision, the Plan Sponsor and EMI Health may recover the excess amount from one or more of the following:

• Any person to, or for whom, such payments were made:
  • The Covered Person, limited to a time period of 18 months from the date a payment is made, unless the reversal is due to fraudulent acts or statements or intentional misrepresentation of a material fact by the Covered Person;
  • The Provider, whether Participating or Non-participating, limited to a time period of 36 months from the date a payment is made unless the reversal is due to fraudulent acts or statements or intentional misrepresentation of a material fact by the Covered Person.

• Any other insurance companies.

• Any other organization.

If attempts to recover such overpayments are exhausted, the Covered Person may be responsible for reimbursement to EMI Health. In order to avoid overpayments, it is important for the Covered Person to take responsibility in reporting to EMI Health any changes in the status of other insurance coverage.

Failure to report additional insurance coverage may result in a delay of claims payment.

For prompt reimbursement after the payment from the primary insurance carrier, a copy of the itemized billing and a copy of the explanation of benefits provided by the primary insurance carrier must be included.

The amount of medical benefits paid by group, group-type, and individual automobile “no-fault” medical payment contracts are not payable under this Plan. However, when all available no-fault auto medical insurance benefits have been paid, this Plan will pay according to its normal schedule of benefits. If the Covered Person does not have proper no-fault insurance and is involved in an Accident, no benefits will be paid under this Plan until the minimum no-fault auto medical benefits have been paid by the Covered Person, his Dependent, or a third party.
Certain facts may be needed in order to apply COB rules. These facts may be obtained from, or provided to, any other organization or person, subject to applicable privacy laws. Each person claiming benefits under this Plan will be required to give the Plan Sponsor and EMI Health any facts needed to pay a claim.
CLAIMS PROCEDURE

Except as otherwise provided in this policy or by Utah law, no benefits provided under this policy shall be paid to, or on behalf of, a Covered Person unless the Covered Person, or his authorized representative, has first submitted a written claim for benefits to EMI Health. Claims may be submitted at any time within 12 months of the date the expenses are incurred. If, however, the Covered Person shows that it was not reasonably possible to submit the claim within that time period, then a claim may be submitted as soon as reasonably possible. EMI Health may deny an untimely claim.

How to File a Claim
Submit properly completed and coded Provider bills to the following address:

EMI HEALTH
852 East Arrowhead Lane
Murray, Utah 84107-5298

If the claim form is not properly completed, it cannot be processed, and it will be returned.

Requests for Additional Information
There are times when claims submitted in the Covered Person’s behalf may not contain sufficient information for EMI Health to process them correctly. In those situations, EMI Health will request additional information from the Covered Person or the Provider. EMI Health is likely to request information directly from the Covered Person for the following reasons:

- To obtain details of an Accident.
- To expedite coordination of benefits.
- To conduct an audit.

Covered Persons can expedite the processing of their claims by providing the requested information as quickly as possible, and in as much detail as possible.

Claims Audits
In addition to the Plan’s dental record review process, the Plan Administrator may use its discretionary authority to utilize an independent bill review and/or claim audit program or service for a complete claim. While every claim may not be subject to a bill review or audit, the Plan Administrator has the sole discretionary authority for selection of claims subject to review or audit.

The analysis will be employed to identify charges billed in error and/or charges that are not Usual and Customary and/or Medically Necessary and reasonable, if any, and may include a patient medical billing records review and/or audit of the patient’s medical charts and records.

Upon completion of an analysis, a report will be submitted to the Plan Administrator or its agent to identify the charges deemed in excess of the Usual and Customary and reasonable amounts or other applicable provisions, as outlined in this Plan Document.
Despite the existence of any agreement to the contrary, the Plan Administrator has the
discretionary authority to reduce any charge to the lesser of a Usual and Customary and
reasonable charge or the Table of Allowance, in accord with the terms of this Plan Document.

**Non U.S. Providers**
Dental expenses for care, supplies, or services which are rendered by a Provider whose principal
place of business or address for payment is located outside the United States (a “Non U.S.
Provider”) are payable under the Plan, subject to all Plan exclusions, limitations, maximums and
other provisions, under the following conditions:

- Benefits may not be assigned to a Non U.S. Provider;
- The Participant is responsible for making all payments to Non U.S. Providers, and submitting
  receipts to the Plan for reimbursement;
- Benefit payments will be determined by the Plan based upon the exchange rate in effect on
  the incurred date;
- The Non U.S. Provider shall be subject to, and in compliance with, all U.S. and other
  applicable licensing requirements; and
- Claims for benefits must be submitted to the Plan in English and include a complete
description of the services rendered.

**Exhaustion of Administrative Remedies**
No action at law or in equity may be brought against EMI Health or the plan administrator, and
no arbitration request may be made, until the Covered Person has exhausted the Claims Review
Process, as provided in this policy.

**Appointment of Authorized Representative**
The Covered Person may appoint an authorized representative to act on his behalf in pursuing a
benefit claim or appealing an adverse benefit determination. The Covered Person shall appoint
the authorized representative by signing an “Appointment of Authorized Representative” form
available from EMI Health, with the authorized representative accepting such appointment by
signing the Appointment of Authorized Representative. The Covered Person desiring to appoint
an authorized representative shall submit the fully executed form to the plan administrator.

**Claims Review Process**
For and on behalf of Plan Sponsor, EMI Health will administer the following claims appeal
process:

1. If a claim is denied, in whole or in part, a written notice (the “Denial Notice”) will be sent
to the Covered Person within (a) 30 days after receiving the initial claim, or (b) 45 days
after receiving the claim if EMI Health determines that such an extension is necessary
due to matters beyond the control of the Plan and if EMI Health provides an extension
notice during the initial 30-day period. If the extension is due to the Covered Person’s
failure to submit information necessary to decide a claim, the period for making the
benefit determination shall be tolled from the date on which the notification of the
extension is sent until the date on which the Covered Person responds. The Covered
Person has 45 days after receiving the extension notice to complete the claim.
The denial notice will set forth the following:

- The specific reasons the claim was denied.
- Specific references to the pertinent plan provision on which the denial is based.
- A description of any additional material or information needed to make the claim valid, and an explanation of why the material or information is needed.
- An explanation of the Plan’s claims review procedure.

2. The Covered Person may appeal an adverse claim decision, in whole or part, by sending a written notice to the EMI Health Claims Review Committee (the “CRC”) which will review the initial adverse claim decision on behalf of the Plan Sponsor. This written appeal notice (the “Initial Appeal Notice”) must be received by the CRC within 180 days after the date the Covered Person received the Denial Notice. The initial appeal notice must include all pertinent information regarding the claim and must explain the reasons why the Covered Person believes the claim should have been granted, in whole or part. The CRC will then review the initial adverse claim decision on behalf of the Plan Sponsor and shall inform the Covered Person in writing of its decision within 30 days of receipt of the written appeal. The Plan Sponsor will indemnify and hold the CRC harmless with respect to any such decision on appeal, except for intentional acts of the CRC which are clearly made in willful disregard of the rights of the Covered Person. A denial of a claim based on a reasonable interpretation of the provisions of the Plan shall not be considered to be an intentional act which is in willful disregard of the rights of a Covered Person.

3. If the Covered Person does not agree with the findings of the CRC, the Covered Person may further appeal any adverse claim decision, by sending a second written notice (the “Second Appeal Notice”) to the Plan Sponsor, Utah State University Eastern, Attention: Insurance Benefit Department. The second appeal notice must be received within 180 days after the date of the CRC decision. The second appeal notice should include all pertinent information regarding the claim and explain the reasons the Covered Person believes the claim should have been granted, in whole or part. The Plan Sponsor will then review the initial adverse claim decision and also the findings and decision of the CRC. The Plan Sponsor’s review and subsequent decision on such second appeal shall be based upon the provisions of the Plan documents in which the Covered Person was enrolled on the date of service of the claim(s) which is (are) subject to such second appeal. The Plan Sponsor will inform the Covered Person in writing of its decision on such second appeal within 30 days of receipt of the second appeal.

4. If the Covered Person does not agree with the findings of the Plan Sponsor and desires further review the Covered Person shall have a right to submit the matter to binding arbitration or to pursue any remedies available at law or equity or other legal remedy. The Covered Person must submit a written demand for arbitration within 180 days after the Covered Person receives notice of the adverse findings of the Plan Sponsor on the second appeal. Such arbitration will be conducted according to the Utah Arbitration Act. Venue for any court action to enforce an arbitration award or otherwise related to any claim for benefits shall be exclusively in Salt Lake County, State of Utah. The Plan Sponsor shall bear the costs of arbitration, filing fees, administrative fees, and arbitrator fees. Other expenses of arbitration including, but not limited to, attorney fees, expenses of discovery, witnesses, stenographer, translators, and similar expenses will be borne by
the party incurring those expenses. The arbitration award shall not include attorney’s fees.

5. The Plan Sponsor shall have the exclusive right to interpret the terms of the Plan. The decision about whether to pay any claim of the Covered Person, in whole or in part, is within the sole discretion of the Plan Sponsor and such decision shall be final and conclusive.

6. The Covered Person shall have the burden of persuasion. He/she will have the right to examine all evidence presented to the CRC and to the Plan Sponsor and to question witnesses. It shall be in the discretion of the Plan Sponsor to decide whether to have a hearing on the appeal of the Covered Person. If a hearing is held, it shall be brief and informal, and shall not be conducted according to technical judicial rules of evidence. Rather, any relevant information may be submitted if, in the discretion of the Plan Sponsor, it is evidence upon which responsible persons generally rely.

Independent Review of Medical Necessity
If after exhaustion of the claims review process provided in this Plan, the Covered Person still disputes a determination of Medical Necessity, the Covered Person shall have the voluntary option to submit the adverse benefit determination of Medical Necessity for an independent review.

The independent review shall be conducted by an independent review organization, person, or entity (the “IRO”) other than EMI Health, the Plan, the Plan’s fiduciary, the Plan Sponsor, or any employee or agent of any of the foregoing, that does not have any material, professional, familial, or financial conflict of interest with EMI Health, any officer, director, or management employee of EMI Health, the Covered Person, the Covered Person ‘s health care Provider, the Provider’s medical group or an independent practice association, the health care facility where service would be provided, or the developer or manufacturer of the service being provided.

EMI Health will select the IRO, which shall not own or control, be a subsidiary of, or in any way be owned or controlled by, or exercise control with a health insurance plan, a national, state, or local trade association of health insurance plans, or a national, state, or local trade association of health care Providers.

The Covered Person may initiate such independent review of Medical Necessity by giving written notice to EMI Health of the Covered Person’s election to proceed with independent review within 180 days from the date of the receipt, in writing, from EMI Health of the final adverse benefit determination of Medical Necessity from the claims review process.

If the Covered Person timely elects the above independent review, then EMI Health will inform the Covered Person, in writing, of the decision of the IRO, within 60 days after the date EMI Health received the Covered Person’s written request for independent review of Medical Necessity.

Subrogation and Reimbursement
When EMI Health, on behalf of Plan Sponsor, has advanced payment of benefits to or on behalf of a Covered Person for any bodily injury actionable at law or for which the Covered Person may obtain a recovery from a third party, or any other responsible insurance, the Plan acquires a right
of Subrogation against the third party or other responsible insurance, and a right of reimbursement against the Covered Person. In such situations, the Covered Person has the following obligations:

- The Covered Person must reimburse the Plan, up to the amount of such benefits advanced or paid by the Plan, as follows: (a) out of any recovery obtained by the Covered Person from the third party (or such party’s liability insurance) by judgment, settlement, or otherwise, whether or not the Covered Person is or has been made whole. The Plan is entitled to the first dollar of any recovery by the Covered Person and each dollar thereafter up to the amount of benefits advanced or paid by the Plan for the injuries to the Covered Person that were caused by the third party; and (b) out of any recovery obtained by the Covered Person from his or her underinsured, or uninsured motorist coverage provided the Covered Person has been made whole.

- The Covered Person cannot limit or avoid such reimbursement obligation to the Plan by any agreement with the third party or any assignment or designation of such proceeds.

- The Covered Person must not release or discharge any claims that the Covered Person may have against any potentially responsible parties or insurance, without written permission from the Plan.

- The Covered Person must fully cooperate with the Plan Sponsor and EMI Health (including, but not limited to, executing all required instruments and papers), if the Plan chooses to pursue its own right of Subrogation against the third party; the Plan’s right of Subrogation is limited to the amount of benefits advanced or paid by the Plan to or on behalf of the Covered Person as a result of the fault of the third party, and the Plan’s right to recover such benefits from the third party does not depend upon whether the Covered Person is made whole by any recovery. The Plan Sponsor and EMI Health may also pursue their right of Subrogation against any other responsible insurance of the Covered Person provided the Covered Person has been made whole.

In the event the Covered Person fails to reimburse EMI Health for advanced payment of benefits as provided for in this section, then in addition to reimbursement to EMI Health of the advanced payment(s) the Covered Person shall be responsible for all fees and expenses, including but not limited to collection costs, court costs, litigation expenses, arbitration expenses, and attorney’s fees, incurred by EMI Health and/or the Plan Sponsor for collecting the advanced payment(s).

**Benefit Accumulations**

All Deductibles, benefit limits, etc., except for the Lifetime Maximum Benefit, accumulate on a Contract Year basis.
DEFINITION OF TERMS

Accident and Accidental Injury, for which benefits are provided, means Accidental bodily Injury sustained by the Covered Person which is the direct result of an Accident, independent of disease or bodily infirmity or any other cause.

Act of Aggression means any physical contact initiated by the Covered Person that a reasonable person would perceive to be a threat of bodily harm.

Actively at Work or Active Work means being in attendance at the customary place of employment, performing the duties of employment on a Full-time Basis, and devoting full efforts and energies in the employment.

Adverse Benefit Determination means any of the following:

1. A denial in benefits,
2. A reduction in benefits;
3. A rescission of coverage;
4. A termination of benefits; or
5. A failure to provide or make payment (in whole or in part) for a benefit, including any such denial, reduction, termination, or failure.

Allowable Expenses, when used in conjunction with Coordination of Benefits, shall have the same meaning as the term “Allowable Expenses” in Utah Rule R590-131-3.A.

Anterior means the teeth and tissues located towards the front of the mouth; maxillary and mandibular incisors and canines.

Calendar Year means the 12-month period beginning January 1 and ending December 31.

CHIP refers to the Children’s Health Insurance Program or any provision or section thereof, which is herein specifically referred to as such act, provision, or section may be amended from time to time.

COB Plan means a form of coverage with which Coordination of Benefits is allowed. These COB Plans include the following:

- Individual, and group accident and health insurance contracts and subscriber contracts, except those included in the following paragraph.
- Uninsured arrangements of group or group-type coverage.
- Coverage through closed panel plans.
- Medical care components of long-term care contracts, such as skilled nursing care.
- Group-type contracts.
- Medicare or other governmental benefits, as permitted by law.
The term COB Plan does not include any of the following:

- Hospital indemnity coverage benefits or other fixed indemnity coverage.
- Accident-only coverage.
- Specified disease or specified Accident policies.
- Limited benefit health coverage, as defined in Utah Rule R590-126.
- School accident-type coverages that cover students for accidents only, including athletic injuries, either on a 24-hour basis or on a “to and from school” basis.
- Benefits provided in long-term care insurance policies for non-medical services.
- Any state plan under Medicaid.
- A government plan, which by law provides benefits that are in excess of those of any private insurance or other non-governmental plan.
- Medicare supplement policies.

The term COB Plan is construed separately with respect to each policy, contract, or other arrangement for benefits or services. The term COB Plan may also mean a portion of a policy, contract, or other arrangement which is subject to a Coordination of Benefits provision, as separate from the portion which is not subject to such a provision.

**COBRA** means the Consolidated Omnibus Budget Reconciliation Act of 1985, as amended.

**COBRA Administrator** is Educators Mutual Insurance Association of Utah.

**Coinsurance** means the percentage of eligible charges payable by a Covered Person directly to a Provider for covered services. Coinsurance percentages are specified on the “Summary of Benefits” chart.

**Conforming Plan** means a COB Plan that is subject to Utah Rule R590-131.

**Contract Year** means the 12-month period following the effective date of this policy and any 12-month period following that date.

**Coordination of Benefits** means a provision establishing an order in which plans pay their Coordination of Benefits claims, and permitting Secondary Plans to reduce their benefits so that the combined benefits of all plans do not exceed total Allowable Expenses.

**Copayment or Copay** means, other than coinsurance, a fixed dollar amount that a Covered Person is responsible to pay directly to a Provider. Copayment amounts are specified on the “Summary of Benefits” chart.

**Cosmetic Treatment** means any procedure performed to improve appearance or correct a congenital deformity that does not affect function.

**Covered Person** means an eligible person who enrolled with EMI Health through the Employer’s group to receive covered services and who is recognized by EMI Health as a Covered Person. Employees/retirees of the Employer who are eligible to become Covered Persons can choose to enroll Dependents who satisfy EMI Health’s Dependent eligibility requirements. In situations requiring consent, payment, or some other action, references to “Covered Person” include the parent or guardian of a minor or disabled Covered Person on behalf of that Covered Person.
**Deciduous** means having the property of falling off or shedding; a name used for the primary teeth.

**Deductible** means the amount paid by a Covered Person for Eligible Expenses from the Covered Person’s own money before any benefits will be paid under this policy.

**Dentist** means a duly licensed Dentist legally entitled to practice dentistry at the time, and in the place, services are performed.

**Dependent** means the Participant’s children (including legally adopted children, and children for whom the Participant has legal guardianship) to their 26th birthday. A child is considered a Dependent beyond the 26th birthday if the child is incapable of self-sustaining employment due to a mental or physical disability and is dependent on the Participant for support and maintenance. The Participant must furnish proof of disability and dependency to EMI Health within 31 days after the child reaches 26 years of age. EMI Health may require subsequent proof of disability and dependency after the child reaches age 26, but not more often than annually. Dependent also refers to any of the Participant’s natural children, children legally placed for adoption, or adopted children for whom a court order or administrative order has dictated that the Participant provide coverage. Dependent also refers to the Participant’s Spouse. Dependent does not include an unborn fetus.

**Eligible Expenses** means those charges incurred by the Covered Person for illness or injury that meet all of the following conditions:

- Are necessary for care and treatment and are recommended by a Provider while under the Provider’s continuous care and regular attendance.
- Do not exceed the EMI Health Summary of Benefits or Table of Allowances for the services performed or materials furnished.
- Are not excluded from coverage by the terms of this policy.
- Are incurred during the time the Covered Person is covered by this policy.

**EMI Health** means Educators Mutual Insurance Association of Utah.

**Employee** means a Full-time Employee or an elected or appointed officer of the Plan Sponsor. Employees must be legally entitled to work in the United States.

**Employer** means Utah State University Eastern.

**Enrollment Date** means the first day of coverage, or if there is a waiting period before coverage takes effect, the first day of the waiting period.

**Exclusion** means the policy does not provide insurance coverage, for any reason, for one of the following:

- A specific physical condition;
- A specific medical procedure;
- A specific disease or disorder; or
- A specific prescription drug or class of prescription drugs.
**Experimental or Investigative** means medical or dental treatment, services, devices, medications, or other methods of therapy or medical/dental practices, which are the subject of on-going research, Experimental study, or Investigational arm of an on-going clinical trial, or are otherwise under study to determine maximum tolerated treatment, adverse effects, safety, or efficacy as compared with the standard means of diagnosis or treatment.

- These Experimental or Investigative methods are not yet accepted as an approved or standard of care diagnosis or treatment by the U.S. Food and Drug Administration, the American Medical Association, the Surgeon General, the Utah Medical Association, or Reliable Evidence.
- Reliable Evidence includes published reports and articles in authoritative medical and scientific literature, the written protocol(s) used by the treating facility, the protocol(s) of another recognized and authoritative facility, or the prevailing opinion among medical experts in the field.

**FMLA** means the Family and Medical Leave Act of 1993, as amended.

**Former Employee** means an Employee who has retired or terminated employment and who is eligible for continuation of coverage.

**Full-time Basis** or **Full-time Employment** means an Active Employee of the Employer; an Employee is considered to be Full-time if he or she normally works at least 20 hours per week and is on the regular payroll of the Employer for that work.

**Grace Period** means the period that shall be granted for the payment of any policy charge, during which time the policy shall continue in force. In no event shall the Grace Period extend beyond the date the policy terminates.

**He** or **Him** includes and means she or her.

**HIPAA** means the Health Insurance Portability and Accountability Act of 1996, as amended.

**Leave of Absence** means a leave of absence of an Employee that has been approved by the Employer Group, as provided for in the Employer Group’s rules, policies, procedures, and practices.

**Lifetime Maximum Benefit** means the maximum amount of benefits paid by EMI Health that will be allowed under this Plan whether accumulated under this policy or any combination of policies administered by EMI Health. Amounts paid under a previous dental care plan, whether administered by EMI Health or any other carrier, for orthodontic benefits will be deducted from the maximum payable for orthodontic benefits under this Plan.

**Medically Necessary** or **Medical Necessity** means any health care service, supply, or accommodation the Provider renders for the treatment of Illness or injury that meets all of the following conditions:

- Consistent with the symptoms or diagnosis.
Provided in the most cost-effective setting that can be used safely.

Not for the convenience of a Covered Person, physician, Hospital, or other Provider.

Appropriate with regard to standards of good medical practice in the community and could not be omitted without adversely affecting the condition or quality of medical care, as determined by established medical review.

Within the scope of the Provider’s licensure.

Consistent with, and included in, procedures established and recognized by EMI Health or a designated representative.

**Participant** means the individual employed by the Plan Sponsor and enrolled with the Plan to receive covered services, through whom Dependents may also be enrolled with the Plan. Participants are also Covered Persons. The term Participant may include eligible early retirees.

**Participating Provider** means a health care practitioner operating within the scope of his license, i.e., physician, oral surgeon, Dentist, anesthetist, etc., or a facility operating within the scope of its license, who has contracted with the Plan to render covered services and who has otherwise met the criteria and requirements for participation in the Plan.

**Plan Sponsor** means Utah State University Eastern.

**Premium Assistance** means assistance under Utah Code Title 26, Chapter 18, Medical Assistance Act, in the payment of premium.

**Primary Plan** means a plan whose benefits for a person’s health care coverage must be determined without taking the existence of any other plan into consideration.

**Provider** means a health care practitioner operating within the scope of his license, i.e., physician, oral surgeon, Dentist, chiropractor, anesthetist, etc. Provider also means a facility operating within the scope of its license.

**Reliable Evidence** means only published reports and articles in the authoritative medical and scientific literature, the written protocol or protocols used by the treating facility, or the protocol(s) of another facility studying the same drug, device, medical treatment, or procedure.

**Secondary Medical Condition** means a complication related to an Exclusion from coverage in the Plan.

**Secondary Plan** means any plan that is not a Primary Plan.

**Security Standards** means the final rule implementing HIPAA’s Security Standards for the Protection of Electronic PHI, as amended.

**Special Enrollment** means the right of an individual to enroll during the plan year, rather than waiting for the next Open Enrollment period, if He has experienced a qualifying event (including marriage, divorce, birth, adoption, placement for adoption, loss of other insurance coverage, or approval to receive a Premium Assistance) under HIPAA regulations. The Participant must complete a new enrollment form and submit it to EMI Health within 31 days of any change in coverage or status.
Spouse means the person to whom the Participant is lawfully married or the person to whom the Participant is lawfully recognized as a common law Spouse.

Subrogation means the right that EMI Health has by virtue of this contract, and also by virtue of common law, to recover from a third party or other responsible insurance, monies that EMI Health has advanced or paid to or on behalf of a Covered Person, where such monies were paid as a result of an injury to the Covered Person that was the fault of the third party.

Summary of Benefits means the outline of benefits as established by this policy.

Table of Allowances means the schedule for payment of Eligible Expenses established by EMI Health.
If you participate in any of the following benefits:

   - Dental Benefits
Section 1. Introduction
Utah State University Eastern Self-funded Employee Dental Benefit Plan(s) ("EMI Health") is dedicated to maintaining the privacy of your health information. This Notice governs the self-funded programs provided under the Plans. This notice governs the Utah State University Eastern Self-funded Employee Dental Plan(s) provided by EMI Health.

Please note that EMI Health has contracted with Educators Mutual Insurance Association of Utah ("Educators") to assist with EMI Health’s administration of the Utah State University Eastern Self-funded Employee Dental Benefits Plan(s).

EMI Health is required by law take reasonable steps to ensure the privacy of your personally identifiable health information or “Protected Health Information” (“PHI”) and to inform you about:

- how it uses and discloses your PHI;
- your privacy rights with respect to your PHI;
- EMI Health’s duties with respect to your PHI;
- your right to file a complaint with EMI Health or with the Secretary of the U.S. Department of Health and Human Services; and
- the person or office to contact for further information about EMI Health’s privacy practices.

The term “Protected Health Information” or “PHI” means all individually identifiable health information transmitted or maintained by EMI Health, regardless of form (oral, written, electronic).

EMI Health is required by law to maintain the privacy of PHI and to provide individuals with notice of its legal duties and privacy practices.

EMI Health is required to comply with the terms of this Notice. However, EMI Health reserves the right to change its privacy practices and to apply the changes to all PHI received or maintained by EMI Health, including PHI received or maintained prior to the change. If a privacy practice described in this Notice is changed, a revised version of this Notice will be provided to all individuals then covered under EMI Health for whom the Plan still maintains PHI.

Section 2. Notice of PHI Uses and Disclosures
Except as otherwise indicated in this Notice, uses and disclosures will be made only with your written authorization, subject to your right to revoke such authorization. Please note that Utah Law may impose additional restrictions on how EMI Health may use and disclose health information that relates to HIV/AIDS, domestic violence/abuse and substance abuse and chemical dependency beyond those described below.

A. Required PHI Uses and Disclosures
Upon your request, EMI Health is required to give you access to certain PHI in order to inspect and copy it.

Use and disclosure of your PHI may be required by the Secretary of the Department of Health and Human Services to investigate or determine EMI Health’s compliance with the privacy regulations.

EMI Health also may disclose PHI to Utah State University Eastern Self-funded Medical Benefit Plan, Utah State University Eastern for administrative purposes permitted by law and related to treatment, payment, or health care operations. Utah State University Eastern has amended its plan documents to protect your PHI as required by federal law.

B. Uses and disclosures to carry out treatment, payment and health care operations
EMI Health may use PHI without your consent, authorization, or opportunity to agree or object, to carry out treatment, payment and health care operations.

Treatment is the provision, coordination or management of health care and related services. It also includes but is not limited to consultations and referrals between one or more of your providers.
For example, EMI Health may disclose to a treating specialist the name of your physician so that the specialist may ask for your lab results from the primary care physician.

*Payment* includes but is not limited to actions to make coverage determinations and payment (including billing, claims management, subrogation, plan reimbursement, reviews for medical necessity and appropriateness of care and utilization review and preauthorizations).

For example, EMI Health may inform a physician whether you are eligible for coverage or what percentage of the bill will be paid by EMI Health.

*Health care operations* include but are not limited to quality assessment and improvement, reviewing competence or qualifications of health care professionals, underwriting, premium rating and other insurance activities relating to creating or renewing insurance contracts. It also includes disease management, case management, conducting or arranging for medical review, legal services, and auditing functions including fraud and abuse compliance programs, business planning and development, business management, and general administrative activities. The Health Plan may not use or disclose PHI that is genetic information for underwriting purposes.

For example, EMI Health may use information about your claims to refer you to a disease management program, project future benefit costs, or audit the accuracy of its claims processing functions.

EMI Health may also use PHI to contact you to provide appointment reminders or information about treatment alternatives or other health-related benefits and services that may be of interest to you.

**C. Authorized uses and disclosures**

You must provide EMI Health with your written authorization for the types of uses and disclosures that are not identified by this Notice or permitted or required by applicable law. In addition, your written authorization generally will be obtained before EMI Health will use or disclose psychotherapy notes about you from your mental health professional. Psychotherapy notes are separately filed notes about your conversations with your mental health professional during a counseling session. They do not include summary information about your mental health treatment.

Any authorization you provide to EMI Health regarding the use and disclosure of your health information may be revoked at any time in writing. After you revoke your authorization, EMI Health will no longer use or disclose your health information for the reasons described in the authorization, except for the two situations noted below:

- EMI Health has taken action in reliance on your authorization before it received your written revocation; or
- You were required to give EMI Health your authorization as a condition of obtaining coverage.

**D. Uses and disclosures that require that you be given an opportunity to agree or disagree prior to the use or release**

Disclosure of your PHI to family members, other relatives and your close personal friends is allowed if:

- the information is directly relevant to the family or friend’s involvement with your care or payment for that care; and
- you have either agreed to the disclosure or have been given an opportunity to object and have not objected.

**E. Uses and disclosures for which consent, authorization or opportunity to object is not required**

Use and disclosure of your PHI is allowed without your consent, authorization or request under the following circumstances:

- When required by law.
- When permitted for purposes of public health activities, including when necessary to report product defects, to permit product recalls, and to conduct post-marketing surveillance. PHI may also be used or disclosed if you have been exposed to a communicable disease or are at risk of spreading a disease or condition, if authorized by law.
• When authorized by law to report information about abuse, neglect, or domestic violence to public authorities if there exists a reasonable belief that you may be a victim of abuse, neglect or domestic violence. In such case, EMI Health will promptly inform you that such a disclosure has been or will be made unless that notice would cause a risk of serious harm.
• To a public health oversight agency for oversight activities authorized by law. This includes uses or disclosures in civil, administrative or criminal investigations; inspections; licensure or disciplinary actions (for example, to investigate complaints against providers); and other activities necessary for appropriate oversight of government benefit programs (for example, to investigate Medicare or Medicaid fraud).
• When required for judicial or administrative proceedings. For example, your PHI may be disclosed in response to a subpoena or discovery request provided certain conditions are met.
• For law enforcement purposes, including to report certain types of wounds or for the purpose of identifying or locating a suspect, fugitive, material witness, or missing person.
• When required to be given to a coroner or medical examiner for the purpose of identifying a deceased person, determining a cause of death, or other duties as authorized by law. Also, disclosure is permitted to funeral directors, consistent with applicable law, as necessary to carry out their duties with respect to the decedent.
• For research, subject to certain conditions.
• When consistent with applicable law and standards of ethical conduct if EMI Health, in good faith, believes the use or disclosure is necessary to prevent or lessen a serious and imminent threat to the health or safety of a person or the public and the disclosure is to a person reasonably able to prevent or lessen the threat, including the target of the threat.
• When authorized by and to the extent necessary to comply with workers’ compensation or other similar programs established by law.

Section 3. Rights of Individuals
A. Right to Request Restrictions on PHI Uses and Disclosures
You may request that EMI Health restrict uses and disclosures of your PHI to carry out treatment, payment, or health care operations, or restrict uses and disclosures to family members, relatives, friends or other persons identified by you who are involved in your care or payment for your care. However, EMI Health is not required to agree to your request.

You or your personal representative will be required to complete a form to request restrictions on uses and disclosures of your PHI.

If you wish to make a request to restrict uses and disclosures of your PHI, you should make your request at the address listed at the end of this Notice.

B. Right to Request Communications by Alternative Means/Locations
EMI Health will accommodate reasonable requests to receive communications of PHI by alternative means or at alternative locations if you state that the disclosure of all or part of your PHI could endanger you.

You or your personal representative will be required to complete a form to request alternative communications.

If you wish to make a request for communications by alternative means, you should make your request to the address listed at the end of this Notice.

C. Right to Inspect and Copy PHI
You have a right to inspect and obtain a copy of your PHI contained in a “designated record set” for as long as EMI Health maintains the PHI.

“Designated Record Set” includes enrollment, payment, billing, claims adjudication, and case or medical management record systems maintained by or for a EMI Health, or other information used by EMI Health to make decisions about individuals.
You or your personal representative will be required to complete a form to request access to the PHI in your designated record set.

If you wish to make a request for access, you should make your request to the address listed at the end of this Notice.

If access is denied, you or your personal representative will be provided with a written denial setting forth the basis for the denial, a description of how you may exercise review rights, if any, and a description of how you may complain to the Secretary of the U.S. Department of Health and Human Services.

D. Right to Amend PHI
You have the right to request EMI Health amend your PHI or a record about you in a designated record set for as long as the PHI is maintained in the designated record set. You or your personal representative will be required to complete a form to request amendment of the PHI in your designated record set.

If you wish to make a request to amend PHI, you should make your request to the address listed at the end of this Notice.

E. Right to Receive an Accounting of PHI Disclosures
At your request, EMI Health will also provide you with an accounting of disclosures by EMI Health of your PHI during the six years prior to the date of your request. However, such accounting need not include PHI disclosures made: (1) to carry out treatment, payment, or health care operations; (2) to you about your own PHI; (3) prior to April 14, 2003; or (4) pursuant to your authorization.

If you request more than one accounting within a 12-month period, the Plan may charge a reasonable, cost-based health fee for each subsequent accounting.

You or your personal representative will be required to complete a form to request an accounting.

If you wish to make a request for an accounting, you should make your request to the address listed below at the end of this Notice.

F. The Right to Receive a Paper Copy of This Notice Upon Request
To obtain a paper copy of this Notice contact:

Privacy Officer
Educators Mutual Insurance Association of Utah (provider of administrative services to EMI Health)
852 East Arrowhead Lane
Murray, Utah 84107-5298
Telephone: Salt Lake City (801) 262-7476
Outside Salt Lake City (800) 662-5850
Outside Utah (800) 548-5264

G. A Note About Personal Representatives
You may exercise your rights through a personal representative. Your personal representative will be required to produce evidence of his/her authority to act on your behalf before that person will be given access to your PHI or allowed to take any action for you. Proof of such authority may take one of the following forms:

- a power of attorney for health care purposes, notarized by a notary public;
- a court order of appointment of the person as the conservator or guardian of the individual; or
- proof that the individual is the parent of a minor child.

EMI Health retains discretion to deny access to your PHI to a personal representative to provide protection to those vulnerable people who depend on others to exercise their rights under these rules and who may be subject to abuse or neglect. This also applies to personal representatives of minors.
Section 4. Your Right to File a Complaint With the Plans or the HHS Secretary
If you believe that your privacy rights have been violated, you may complain to EMI Health in care of:

Utah State University Eastern
451 E. 400 N.
Price, Utah 84501

You may also file a complaint with the Secretary of the U.S. Department of Health and Human Services, Hubert H. Humphrey Building, 200 Independence Ave. S.W., Washington D.C. 20201.

EMI Health will not retaliate against you for filing a complaint.

Section 5. Whom to Contact at the Plan for More Information
If you have any questions regarding this Notice or the subjects addressed in it, you may contact:

Utah State University Eastern
451 E. 400 N.
Price, Utah 84501

Section 6. Conclusion
PHI use and disclosure by the Plans is regulated by a federal law known as HIPAA (the Health Insurance Portability and Accountability Act). You may find these rules at 45 Code of Federal Regulations Parts 160 and 164. This Notice attempts to summarize the regulations. The regulations will supersede any discrepancy between the information in this Notice and the regulations.

Section 7. Contact Information
If you wish to exercise one or more of the rights listed in this Notice, contact the representative listed below:

Privacy Officer
Educators Mutual Insurance Association of Utah (provider of administrative services to EMI Health)
852 East Arrowhead Lane
Murray, Utah 84107-5298

Telephone: Salt Lake City (801) 262-7476
Outside Salt Lake City (800) 662-5850
Outside Utah (800) 548-5264

Or

Utah State University Eastern
451 E. 400 N.
Price, Utah 84501