State Dental Plan

Summary of Benefits

State of Minnesota

Group Number 216
Notice of Privacy Practices

Effective date: September 23, 2013

Introduction

The State of Minnesota, and other participating employers, sponsor a Plan and are required to by federal law to provide You this Notice of the Plan’s privacy practices and related legal duties and of Your rights in connection with the use and disclosure of Your protected health information (PHI). Carefully review this Notice to understand your individual rights and the ways that the Plan protects your privacy.

PHI is individually identifiable health information held or transmitted by a covered entity, including the Plan and its vendors, in any form or media, including electronic, paper and oral. Individually identifiable health information includes demographic data, that relates to an individual’s past, present or future physical or mental health or condition, the provision of health care to an individual, or the past, present, or future payment for the provision of health care to an individual, and that identifies the individual or for which there is a reasonable basis to believe it can be used to identify the individual. While this Notice is in effect, the Plan must follow the privacy practice described. The Plan reserves the right to change its privacy practices and the terms of this Notice at any time, provided that applicable law permits such changes. The Plan also reserves the right to make such changes effective for all PHI that the Plan maintains, including information created or received before the changes were made.

Health Plans covered by this Notice

This Notice describes the privacy practices of the group health plans listed here and together these plans are collectively known as the “Plan.” Each of these plans is independent of one another. This Notice will apply to the extent that You participate in each separate plan. The State contracts with internal and external entities to perform the work of each of these plans. They may share PHI for the treatment, payment, and health care operations. Each entity is required to agree to additional terms and conditions to protect Your PHI.

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**Uses and Disclosures of Your Protected Health Information**

To protect the privacy of Your PHI, the Plan not only guards the physical security of Your PHI, but also limits the way Your PHI is used or disclosed to others. The Plan may use or disclose Your PHI in certain permissible ways, including the uses and disclosures described below. To the extent required by federal privacy law, only the minimum amount of Your PHI necessary to perform these tasks will be used or disclosed. The following categories describe the different ways that the Plan uses and discloses your PHI. Not every use or disclosure within category is listed, but all uses and disclosures fall into one of the following categories.

1. **Your authorization.** Except as outlined below, The Plan will not use or disclose Your PHI unless You have signed a form authorizing the use or disclosure. You may give the Plan written authorization to use your PHI or to disclose it to anyone for any purpose. You have the right to revoke that authorization in writing and the Plan will stop using or disclosing Your PHI in accordance with that authorization except to the extent that the Plan has taken action in reliance upon the authorization.

2. **Payment.** The Plan may use and disclose PHI about You for payment purposes, such as determining Your eligibility for Plan benefits, the eligibility of Your dependents, facilitating payment for treatment and health care services You receive, determining benefit responsibility under The Plan, coordinating benefits with other Plans, determining medical necessity, and so forth. The Plan will also provide Your PHI to the extent necessary to provide required coverage for Your former spouse.

3. **Health care operations.** The Plan may use and disclose PHI about You for health care operations. These uses and disclosures are necessary to operate the Plan. This may include developing quality improvement programs, conducting pilot projects, developing new programs, as well as cost management purposes. The Plan will not sell your PHI. The Plan will not set Your premium or conduct underwriting for Your coverage using Your PHI. Plan members are required to verify the eligibility of their dependents.

4. **Treatment.** The Plan may use or disclose PHI for treatment purposes. This includes helping providers coordinate your healthcare. For example, a doctor may contact The Plan to ensure You have coverage or, in an emergency situation, to learn who are Your other providers or to contact Your family members if You are unable to provide this information.

5. **Disclosures to the Plan Sponsor (Your Employer).** The State of Minnesota, or your participating employer, is The Plan Sponsor. The Plan may disclose Your PHI to them to the extent necessary to administer The Plan. These disclosures may be made only to the administrative units of the Employer, usually the benefits department or Your Human Resources department, and will be limited to the disclosures necessary for Plan administration purposes. Generally, this will include enrollment and billing information.
6. **Sponsored health plan programs.** Each of the benefits plans sponsored by Your Employer may disclose your PHI to another plan sponsored by Your Employer to the extent necessary to facilitate claims payment and certain health care operations of the other plans including the coordination of health care programs and the development of new programs.

7. **Communications about product, service and benefits.** The Plan may use and disclose PHI to tell You about or recommend possible treatment options or alternatives, or to tell You about health related products or services, including payment or coverage for such products or services, that may be of interest to You. The Plan may also use Your PHI to contact You with information about benefits under the Plan, including certain communications about Plan networks, health plan changes, and services or products specifically related to a health condition You may have. The Plan may 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.

8. **Communications with individuals involved in Your treatment and/or Plan payment.** Although the Plan will generally communicate directly with You about Your claims and other Plan related matters that involve Your PHI there maybe instances when it is more appropriate to communicate about these matters with other individuals about Your health care or payment. This may include family, relatives, or close personal friends (or anyone else you may choose to designate).

With Your authorization the Plan may disclose to these persons PHI about You that is directly relevant to their involvement in these matters. The Plan may also make such disclosures to these persons if You are given the opportunity to object to the disclosures and do not do so, or if the Plan reasonably infers from the circumstances that You do not object to disclose to these persons. The Plan will not need Your written authorization to disclose Your PHI when, for example, You are attempting to resolve a claims dispute with the Plan and You orally inform the Plan that Your spouse will call the Plan for additional discussion relevant to these matters. The Plan may also provide limited PHI to Your former spouse to the extent reasonably required to continue Your former spouse on Your Plan, including information related to cost, payment, benefits, and the coverage of any joint children.

The Plan may also use or disclose your name, location, and general condition (or death) to notify, or help to notify, persons involved in Your care about Your situation. If You are incapacitated or in an emergency, the Plan may disclose Your PHI to persons it reasonably believes to be involved in Your care (or payment) if it determines that the disclosure is in Your best interest.

9. **Research.** The Plan may use or disclose PHI for research purposes, provided that the researcher follows certain procedures to protect Your privacy. To the extent it is required by State law, The Plan will obtain Your consent for a disclosure for research purposes.

10. **De-Identified Data.** The Plan may create a collection of information that can no longer be traced back to You. This information does not contain individually identifying information.

11. **Other Uses and Disclosures.** The Plan may make certain other uses and disclosures of Your PHI without Your authorization:
   a. The Plan may use or disclose Your PHI for any purpose required by law. For example, The Plan may be required by law to use or disclose Your PHI to respond to a court order.
   b. The Plan may disclose Your PHI in the course of a judicial or administrative proceeding (for example, to respond to a subpoena or discovery request.)
   c. The Plan may disclose Your PHI for public health activities, including reporting of disease, injury, birth and death, and for public health investigations.
   d. The Plan may use or disclose Your PHI, including your general condition (death) to a public or private organization authorized to assist in disaster relief efforts.
   e. The Plan may disclose Your PHI if authorized by a government oversight committee (such as a state insurance department) conducting audits, investigations, or civil or criminal proceedings.
f. The Plan may disclose Your PHI to the appropriate authorities for law enforcement purposes.
g. The Plan may disclose Your PHI to coroners, medical examiners, funeral directors and/or organ procurement organizations, for certain limited purposes as consistent with law.
h. The Plan may use or disclose Your PHI to avert a serious threat to health or safety.
i. The Plan may use or disclose Your PHI if You are a member of the military as required by the armed force services, and The Plan may also disclose Your PHI for other specialized government functions such as national security or intelligence activities.
j. The Plan may disclose Your PHI to workers’ compensation agencies for Your workers' compensation benefit determination.

Your right regarding Your Protected Health Information
You have the following rights relating to Your PHI:

1. **Right to access.** You have the right to look at or get copies of Your PHI maintained by the Plan that may be used to make decisions about Your Plan eligibility and benefits, with limited exceptions. The Plan may require You to make this request in writing. If Your written request is denied, You will receive written reasons for the denial and an explanation of any right to have the denial reviewed. You have a right to choose to receive a copy of all or of only portions of your PHI. The Plan may charge a fee for copying Your PHI for You but may waive that charge depending on Your circumstances. If you make a request in advance, the Plan will provide You with an estimate of the cost of copying the requested information.

2. **Right to request an amendment of Your PHI.** If You believe that there is a mistake or missing information in a record of Your PHI held by the Plan or one of its vendors, You may request in writing, that the record be corrected or supplemented. The Plan, or someone on its behalf, will respond usually within 60 days of receiving Your request. The Plan may deny the request if it is determined that the PHI is correct and complete, not created by the Plan or its vendors and/or not part of the Plan’s or vendor’s records, or not permitted to be disclosed. Any denial will include the reasons for denial and explain Your rights to have the request and denial, along with any statement in response that You provide, appended to Your PHI. If Your request for amendment is approved, the Plan or the vendor, will change the PHI and inform You of the change and inform others that need to know about the change.

3. **Right to request and receive an accounting of disclosures.** You have a right to receive a list of routine and non-routine disclosures that Plan has made of Your PHI. This right includes a list of when, to whom, for what purpose and what portion of your PHI has been released by the Plan and its vendors. This does not include a list of disclosures for treatment, payment, health care operations, and certain other purposes (such as disclosures made for national security purposes, to law enforcement officials or correctional facilities). You have a right to an accounting of disclosures for the six (6) years prior to your request. Your request for the accounting must be made in writing. You will normally receive a response to Your written disclosure for this accounting within 60 days after your request is received. There will be no charge for up to one such list each year but there may be a charge for more frequent requests.

   The Plan also has a duty to notify You if Your PHI is compromised due to a breach. A breach is an inappropriate or unauthorized use or disclosure of PHI that is not appropriately secured and encrypted.

4. **Right to request restrictions.** You have the right to request that the Plan restrict how it uses or discloses Your PHI. The Plan will consider Your request but generally is not legally bound to agree to the restriction. If the Plan does agree to Your restriction it must comply with the agreed to restriction, except for purposes of treating You in an medical emergency.
5. **Right to choose how the Plan contacts You.** You have the right to request that the Plan communicate with You about Your PHI by alternative means or to an alternative location. For example you may request that the Plan only contact you at designated address or phone number. The Plan will make a reasonable accommodation of Your request for confidential communication if You indicate that the disclosure of all or part of Your PHI could endanger You.

6. **Right to request a copy of this Notice in an alternative format.** You are entitled to receive a printed copy of this Notice at any time as well as a non-English translation. Contact the Plan using the information listed at the end of this Notice to obtain an alternative copy of this Notice.

**Contact Information for questions**
If You have questions about this Notice or would like more information about The Plan’s privacy practices, please contact:

Privacy Officer  
Minnesota Management & Budget / SEGIP  
400 Centennial Office Building  
658 Cedar Street  
Saint Paul, Minnesota 55155  
(651) 355-0100  
segip.mmb@state.mn.us

**Complaints**
The Plan supports Your right to protect your PHI and will not retaliate in any way if You choose to file a complaint with either The Plan or with the U.S. Department of Health and Human Services. If You believe Your rights have been violated, You may file a complaint with The Plan or with the Secretary of the U.S. Department of Health and Human Services.

1. **Privacy Officer**  
   Minnesota Management & Budget  
   SEGIP  
   400 Centennial Office Building  
   658 Cedar Street  
   Saint Paul, Minnesota 55155  
   (651) 355-0100  
   segip.mmb@state.mn.us

2. **U.S. Department of Health and Human Services**  
   Office of Civil Rights  
   233 North Michigan Avenue  
   Suite 240  
   Chicago, Illinois 60601  
   312-886-2359  
   [www.hhs.gov/ocr/privacy/hipaa/complaints](http://www.hhs.gov/ocr/privacy/hipaa/complaints)
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DELTA DENTAL OF MINNESOTA

SUMMARY OF BENEFITS

This is a summary of your Group Dental Program prepared for Persons Covered under the

STATE OF MINNESOTA
DELTA DENTAL GROUP NO. 216
STATE DENTAL PLAN

This Program has been established and is maintained and administered in accordance with the provisions of Dental Master Group Contract Number 216 issued by Delta Dental of Minnesota to Minnesota Management & Budget.
SECTION 1
1.01 USING YOUR DENTAL PROGRAM

Please note that Dentists may fall into two categories:

- **Dentists** who participate in the network for the State Dental Plan Preferred Provider Organization (PPO). If you receive dental services from a Dentist who participates in the State Dental Plan, you will receive your highest benefit.

- **Dentists** who do not participate in the network for the State Dental Plan PPO, but do participate in Delta Dental's broad network of providers plus those dentists who do not participate with Delta Dental of Minnesota are all considered Out-of-Network. Dental claims processed by Delta Dental for services received from an Out-of-Network provider will be lower because the dental services may be subject to a deductible, a lower percentage of coverage and a reduced Table of Allowance. You will be responsible for a greater percentage of the cost of services if you receive dental services from an Out-of-Network provider.

At the time of your first dental appointment, it is very important to advise your Dentist of the following information:

- Your Delta Dental group number (State Dental Plan, Group 216)
- Your Employer (State of Minnesota)
- Your identification number
  (your dependents must use your identification number)
- Your birthday and the birth dates of your spouse and dependent children

In order to avoid misunderstandings as to the participating status of your Dentist, we suggest that you ask your dental office if they participate in the PPO network created by Delta Dental for State of Minnesota employees (referred to as State Dental Plan) at the time you call for an appointment. This program is often recognized by Dentists as Group 216.

If your Dentist is a Participating Dentist with Delta Dental or the State Dental Plan PPO, the Claim Form will be available at the Dentist's office. Out-of-Network Dentists may also have Claim Forms available for your convenience.

If your Dentist is non-participating with State Dental Plan, Claim Forms are available by calling the Delta Dental of Minnesota (651) 406-5916 or (800) 553-9536, or on the Internet at www.deltadentalmn.org.

Delta Dental accepts the standard American Dental Association (ADA) Claim Form used by most Dentists.

The dental office normally will file the Claim Form with Delta Dental; however, you may be required to assist the dental office in completing the patient information portion on the Claim Form (Items 1-14).

**Pretreatment Estimate of Benefits**

After the initial examination, your Dentist will establish the dental treatment to be performed. If the necessary dental treatment involves major restorative, periodontics, prosthetics or orthodontic care, a State Dental Plan Dentist will submit a Claim Form or a request for a pre-estimate of benefits to Delta Dental outlining the proposed treatment. (Many Out-of-Network Dentists will submit a pre-estimate of costs to Delta Dental upon your request.)
Delta Dental will then send to you and your dentist a Pretreatment Estimate of Benefits that will help you understand what your financial obligation is estimated to be if the treatment is completed. The Pretreatment Estimate of Benefits is a valuable tool for both the dentist and the patient. A Pretreatment Estimate will outline the patient’s responsibility to the dentist with regard to co-payments, deductibles, and non-covered services, and allows the dentist and the patient to make any necessary financial arrangements before treatment begins.

A Pretreatment Estimate of Benefits DOES NOT prior authorize treatment, determine dental necessity or serve as a guarantee of payment by the Plan or Delta Dental. These estimates will be subject to your continuing eligibility in the Plan and the Contract remaining in effect. In addition, the amount of actual payment that may be made under the Plan may differ from the amount on the Pretreatment Estimate if: (1) there is other coverage with which the Plan coordinates coverage (see Coordination of Benefits “COB,” Section 8); (2) other claims are received and paid under the Plan between the date of issuance of the Pretreatment Estimate and the receipt of the claim for completion of the proposed dental treatment identified on the pre-estimate treatment plan as submitted to Delta Dental; or (3) the services on the treatment plan are not covered under the Plan.

1.02 SUMMARY OF DENTAL BENEFITS

Your dental program pays the following percentages up to a maximum fee per procedure. The maximum fee allowed under the State Dental Plan is different for State Dental Plan-Dentists and Dentists who are not in the State Dental Plan network (referred to as Out-of-Network Dentists). In addition, a higher Deductible is applied to some services received from an Out-of-Network Dentist who is not a State Dental Plan Dentist. If you see an Out-of-Network Dentist, your out-of-pocket expenses will increase. Out-of-Network Dentists may bill up to their full charges for any difference between the Plan payment and the Dentist’s full charge. You will be responsible for all treatment charges made by an Out-of-Network Dentist. You may be asked to pay for treatment in advance and Delta Dental will pay the allowable benefit to you directly.

See Section 9 for further information on types of benefits covered.

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<td>COVERAGE A - Diagnostic and Preventive Services .......... 100%</td>
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<tr>
<td>COVERAGE B1a - Basic Services ..................... 80%</td>
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<td>COVERAGE D - Orthodontics ............................... 50%</td>
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Deductible:

State Dental Plan Network: There is a $50 deductible per Covered Person each Coverage Year not to exceed three (3) times that amount per Family Unit for services rendered by a State Dental Plan Network dentist. The deductible does not apply to Diagnostic and Preventive or Orthodontic Services.

Out-of-Network Dentist: If you receive dental care from an Out-of-Network Dentist who does not participate in the State Dental Plan network, there is a $125 Deductible per Covered Person each Contract Year. The Deductible does not apply to Coverages A and D regardless of whether the Dental Services were received from a State Dental Plan Dentist or an Out-of-Network Dentist.

See Section 12, page 27, for important information about the amounts Delta Dental will pay for services rendered by dentists who do not participate with Delta Dental.

Maximum Benefits Payable:

1. A Contract Year maximum will apply to all benefits payable by Delta Dental under Coverages A, B1, B2, C of the Contract. Each Covered Person is subject to a $1,500.00 maximum amount payable for the Contract Year. The Contract Year maximum benefit is applicable to all coverages received Inor Out-of-Network. A separate lifetime maximum benefit of $2,400.00 per Eligible Dependent child will apply to Orthodontic (Coverage D) Services.

2. Benefits for Orthodontic Services (Coverage D) for Eligible Dependent children are limited to those orthodontic treatment that begins (band on teeth) after the Eligible Dependent child's eighth (8th) birthday and prior to the Eligible Dependent child's nineteenth (19th) birthday.

1.03 ADDITIONAL DENTAL PROGRAM PROVISIONS:

A. Term of Contract:

1. The term of the Contract is January 1 through December 31, and will renew for additional one-year terms, unless terminated by Delta Dental or Minnesota Management & Budget.

   Coverage will begin at 12:00:00 a.m. and end at 11:59:59 p.m. (Central Standard Time).

2. The Contract Year for which Deductibles, if any, and maximums are to be applied will be measured from the beginning and end dates of coverage determined by Minnesota Management & Budget.

B. Eligibility:

The Minnesota Management & Budget will determine who constitutes an Eligible Employee or Dependent for the purpose of participating in the State Employee Group Insurance Program (SEGIP). These decisions are binding on Delta Dental.

A summary of individuals currently eligible as Dependents is contained in Section 2, paragraph 2.13 of the Definitions.

C. Effective Date of Coverage:

The initial effective date of coverage is the 35th calendar day after the first day of employment, reemployment, or reinstatement. The initial effective date of coverage for an employee whose eligibility has changed is the date of the change. An Employee must be actively at work on the initial effective date of coverage, or coverage will be delayed until the date the Employee returns to active payroll status. Notwithstanding the foregoing, if the Employee is not actively at work on
the initial effective date of coverage due to the employee’s or dependent’s health status, medical condition, or disability, as such terms are defined in Section 9802(a) of the Internal Revenue Code and the regulations related to that section, coverages shall not be delayed.

If an Eligible Employee and his or her Dependents apply for coverage during an Open Enrollment period, coverage will become effective on the date specified by MMB.

Adopted children are covered from the date of placement for the purposes of adoption, and disabled dependents are covered from the Employee's effective date of coverage even though they are hospitalized on the effective date of coverage.

A newborn child’s coverage takes effect from the moment of birth.

For a former legislator, the effective date of coverage is the first day of the month following or coinciding with the date of the application.

For the purposes of this entire section, a Dependent's coverage may not take effect prior to an Employee's coverage.

D. Termination of Coverage:

The events giving rise to the termination of coverage with respect to any covered person are detailed in Section 5.

E. Open Enrollment:

Open Enrollment under the Contract will be at the times established by Minnesota Management & Budget.

F. Off-Cycle Enrollment Without Evidence of Insurability:

An Employee and his/her Dependents will be allowed to make an enrollment choice outside of the biennial Open Enrollment period or initial period of eligibility without evidence of insurability within thirty (30) calendar days of the events specified below. Decisions as to whether these circumstances occur are at the sole discretion of MMB and are binding on Delta Dental.

1. Any carrier participating in the SEGIP is placed into rehabilitation or liquidation, or is otherwise unable to provide the services specified in the master group Contract or Summary of Benefits.

2. Any carrier participating in the SEGIP loses all or a portion of its primary care provider network (including hospitals) to the extent that services are not accessible or available within thirty (30) miles of the work station, including withdrawal from an approved service area.

3. Any carrier participating in the SEGIP terminates or is terminated from participation in the program.

4. MMB approves a request from an Employee or agency due to a breakdown in the Open Enrollment process.

5. An Employee is transferred to a location where Delta Dental is not operating. In addition, an Employee who receives notification of a work location change between the end of an Open Enrollment period and the beginning of the next insurance year, may change his/her dental plan within thirty (30) days of the date of relocation under the same provisions accorded during the last Open Enrollment period.
6. An Employee may add coverage for all **Eligible Dependents** after the following events:

   a. When an Employee marries;

   b. If an Employee's Dependent loses group coverage, the Employee may add Dependent coverage. Loss of coverage includes any involuntary changes in coverage which result in termination of a Dependent's coverage, regardless of whether it is immediately replaced by other subsidized coverage. Loss of coverage does not include the following:

      I. A change in carriers through the same employer where the coverage is continuous and uninterrupted;

      II. A change in a Dependent's dental plan benefits levels; and

      III. A voluntary termination by the Dependent, including but not limited to termination or reduction of coverage due to the adoption of cafeteria-style plans.

      The Employee must provide a written request to MMB requesting Dependent coverage in order to be eligible under this provision. The written request must be accompanied by a statement from the group plan administrator, documenting the loss of coverage.

   c. When an Employee acquires his/her first Dependent child.

7. A former legislator and his/her Dependents may elect coverage at any time; however, a former legislator's **Eligible Dependent** may not be enrolled for coverage unless the former legislator is also enrolled for coverage.

8. Retirees may elect to designate another carrier in the (60) sixty days immediately preceding the effective date of retirement.

9. As otherwise specified by the MMB.

G. **Retirement:**

An Employee who is retiring from state service or any group that is eligible to participate in the SEGIP, and who is eligible to maintain participation in the SEGIP as determined by MMB, may, consistent with state law, indefinitely maintain dental coverage with the State Employee Group Insurance Program by filling out the proper forms with their agency within thirty (30) days after the effective date of their retirement.

If a retiring Employee fails to make a proper election within the thirty (30) day time period, the retiring Employee may continue coverage for up to eighteen (18) months in accordance with state and federal law. See the section entitled "Continuation of Coverage" for information on your continuation rights.

In any event, failure to pay the premium will result in termination of coverage. Once coverage has been terminated for any reason, voluntarily or involuntarily, the Retiree, Early Retiree, and/or their Dependents may not rejoin the SEGIP.
SECTION 2
Definitions

The following terms, words and phrases shall, for purposes of this Contract, be defined as follows:

2.01 "Allowable Charge" and "Allowable Charges" The lesser of: (1) the Allowed Fee as determined by Delta Dental; or, (2) the fee actually charged to the patient; or, (3) the fees regularly offered to the patient; or, (4) the amount actually accepted as payment in full by the Dentist irrespective of the amount charged. (All "Allowable Charges" are determined solely by Delta Dental prior to the application of all copayments and Deductibles as provided in the Schedule of Benefits.)

2.02 "Applicable Percentage" The level specified in Section 1, paragraph 1.02 which will be applied to the Allowable Charges to determine Delta Dental's benefit obligation with respect to any Covered Dental Procedure.

2.03 "Attending Dentist Statement" or "Claim Form" The written document required to be submitted to Delta Dental to substantiate any claim under this Contract for dental care and treatment performed or to be performed on a Covered Person.

2.04 "Continuation of Coverage Qualifying Event" The happening of certain events such as employment termination, divorce, death of an Eligible Employee and other events specified in Section 6 of this Summary of Benefits["Continuation of Coverage"] the occurrence of which may entitle an Eligible Employee and his or her Eligible Dependents to continue coverage under this Contract.

2.05 "Contract Date" The date determined by Minnesota Management & Budget upon which this Contract becomes effective.

2.06 "Contract Documents" All written documents comprising the Contract between the Group Subscriber and Delta Dental including but not limited to the Administrative Agreement, Master Group Contract and this Summary of Benefits, amendments or addenda to such documents entered into and signed by the Group Subscriber and Delta Dental on or after the Contract Date.

2.07 "Contract Term" The period of time set forth for each subgroup under Section 1, paragraph 1.03(A)(1).

2.08 "Contract Year" The period of time determined by Minnesota Management & Budget during which applicable Contract Deductibles and maximums will apply for each Covered Person.

2.09 "Covered Dental Service," "Dental Services," and "Dental Procedures" The providing of dental care or treatment by a Dentist to a Covered Person while this Contract is in effect provided that such care or treatment is recognized by Delta Dental as a generally accepted form of care or treatment according to prevailing standards of dental practice.

2.10 "Deductible" That amount of Allowable Charges specified in Section 1, paragraph 1.02 for which Delta Dental will not make any benefit payment.

2.11 "Delta Dental" Delta Dental of Minnesota, a Minnesota non-profit health service plan corporation which maintains its principal place of business at 3560 Delta Dental Drive, Eagan, Minnesota 55122-9304.

2.12 "Dentist" A doctor of dentistry duly licensed and registered to practice the profession of dentistry and whose license is in good standing with the appropriate licensing or governing body of the State of Minnesota, any other state of the United States, a territory of the United States, a foreign country or other similar jurisdiction.
2.13 "Eligible Dependents"

MMB determines the eligibility of Dependents subject to Collective Bargaining Agreements and Compensation Plans which may change during a Contract Year. If two or more Employees participate in the SEGIP, then only one of the Employees may cover their mutual Dependents. Delta Dental agrees to accept the decision of MMB as binding.

Currently, Eligible Dependents include the following:

A. Spouse
   An Employee's spouse (if legally married under Minnesota law). If both spouses work for the State or another organization participating in the State’s Group Insurance Program, a spouse may be covered as a dependent by the other employee. If the Employee's spouse works full-time for an employer (with more than 100 people) and elects to receive cash or credit (1) in place of health insurance, or (2) in exchange for a health plan with a Deductible of $750 or greater, then she/he is not considered to be an Eligible Dependent.

B. Child.
   A dependent child is an eligible employee’s child to age 26. “Dependent child” includes an employee’s: (1) biological child, (2) child legally adopted by or placed for adoption with the employee, (3) stepchild, and (4) foster child who has been placed with the employee or the employee’s spouse by an authorized placement agency or by a judgment, decree or other court order. For a stepchild to be considered a dependent child, the employee must be legally married to the child’s legal parent.
   a. Coverage under only one plan: If the employee’s child works for the state or another organization participating in the State’s Group Insurance Program, the child may be covered as a dependent by the employee until the child reaches 26. If the child reaches age 26 while employed and covered by a SEGIP parent, the child must contact SEGIP no later than 30 days from the 26th birthday to enroll in their own insurance policy.

C. Grandchild.
   A dependent grandchild, to age twenty-five (25), is an eligible employee’s unmarried dependent grandchild who: (a) is financially dependent upon the employee for principal support and maintenance and has resided with the employee continuously from birth or, (b) resides with the employee and is dependent upon the employee for principal support and maintenance and the employee’s unmarried child (the parent) is less than age nineteen (19). If a grandchild is legally adopted or placed in the legal custody of the grandparent (foster child), he or she is covered as a dependent child as specified under 2.13 B.

D. Disabled Child
   A disabled dependent child is an eligible employee’s child or grandchild regardless of marital status, who was disabled prior to the limiting age or any other limiting term required for dependent coverage and who continues to be incapable of self-sustaining employment by reason of developmental disability, mental illness or disorder or physical disability, and is chiefly dependent upon the Employee for his/her support and maintenance. If the Dependent is 26 years of age or older at the time of the Employee's enrollment or initial employment, then the Employee must provide Delta Dental with proof that the Dependent meets these requirements in a form acceptable to Delta Dental. The disabled Dependent shall be eligible for coverage as long as he/she continues to be disabled and dependent, unless coverage otherwise terminates under the Contract.
E. Qualified Medical Child Support Order.
A child who is required to be covered by a Qualified Medical Child Support Order (QMCSO) is considered an eligible dependent. Participants and beneficiaries can obtain, without charge, a copy of procedures governing Qualified Medical Child Support Orders (“QMCSOs”) from the Plan Administrator.

F. Child Coverage Limited to Coverage under One Employee.
If both spouses work for the State or another organization participating in the State’s Group Insurance Program, either spouse, but not both, may cover the eligible dependent child or grandchild. This restriction also applies to two divorced, legally separated, or unmarried employees who share legal responsibility for their eligible dependent child or grandchild.

2.14 “Eligible Employee(s)” Any Employee who is determined to be eligible for coverage under this Contract by Minnesota Management & Budget. [See Section 1, paragraph 1.03(B)]

2.15 “Enrollee” Any person covered under the Contract other than as a dependent.

2.16 “Estimate of Benefits” Means a document sent by Delta Dental to a Covered Person that will detail the benefits under the Plan and informs the Covered Person of the estimated payment obligations prior to commencing the treatment.

2.17 “Family Unit” The covered Employee and his or her covered Dependents.

2.18 “Group Dental Master Group Contract,” “Contract,” “State Dental Plan” and “Plan” The written agreement between the State of Minnesota and Delta Dental consisting of the Contract and those additional Contract Documents listed and described in Section 2.06.

2.19 “Group Subscriber” The State of Minnesota Management & Budget.

2.20 “In-Network” or “State Dental Plan Dentists: Means Dental Services provided by a Dentist who is participating in the State Dental Plan and is a State Dental Plan Dentist.

2.21 “Maximum Benefits” With respect to all benefits the annual limit of claim payments specified in Section 1, paragraph 1.02.

2.22 “Open Enrollment” The period of time during which an Eligible Employee may elect, while this Contract is in effect, to add coverage under this Contract for himself or herself, or his or her Dependents as provided for in paragraph 1.03(E).

2.23 “Other Coverage” The coverage provided by any other organization subject to regulation by insurance law or by insurance authorities of this or any other state of the United States or any province of Canada, by any other medical, dental or hospital service organization, or by similar plans or by union welfare plans, or Employee or employer benefit organizations or by health maintenance organizations, preferred provider organizations, exclusive provider organizations providing benefits of any kind for Dental Procedures or services. “Other Coverage” excludes group hospital indemnity policies of $100 per day or less, student accident policies and individual dental payment plans or policies.

2.24 “Out-of-Network Dentist” A Dentist who has signed and filed with Delta Dental a Dentist Membership and Participation Agreement but is not a State Dental Plan Dentist or a Dentist who does not participate in any Delta Dental network.

2.25 “Program” or “Dental Program” Means the same as “Group Contract”. See section 2.18.
2.26 "State Dental Plan Dentist" or “In-Network Dentist” A Dentist who participates in the network of PPO Providers for the State of Minnesota Employees (State Dental Plan). A Dentist who has signed and filed a Dentist Membership and Participating Provider Agreement for the State Dental Plan and has agreed to accept the maximum allowable State Dental Plan PPO fee as full payment as determined by Delta Dental.

2.27 "Table of Allowances" A schedule of fixed dollar maximums established by Delta Dental for services rendered by a Dentist to a Covered Person under this Contract.

2.28 "Total Disability" The Employee's inability to engage in or perform the duties of the Employee's regular occupation or employment within the first two years of the date of disability, and, thereafter, the Employee's inability to engage in any paid employment or work for which the Employee may, by education and training, including rehabilitative training, be or reasonably become qualified.

2.29 "Treatment Plan" A written outline of the planned program of dental care and treatment performed or to be performed on a Covered Person by a Dentist after examination of the Covered Person and submitted on a form acceptable to Delta Dental and with such documentation as may be required by Delta Dental.

SECTION 3
Clerical Error

3.01 Employer or Delta Dental Error: An Employee or his or her dependents may not be deprived of coverage under this Contract because of employer or Delta Dental error. Delta Dental agrees to make adjustments under this provision for a period of up to twelve months from the effective date of the error, as specified by Minnesota Management & Budget. This provision will not prohibit adjustments beyond a twelve month period if agreed upon by Delta Dental and Minnesota Management & Budget.

SECTION 4
PLAN PAYMENTS

Payment to Physicians

4.01 Notwithstanding any language within the Contract to the contrary, benefits under this Contract shall be provided whether the Dental Procedures are performed by a duly licensed Dentist provided that such procedures can be lawfully performed within the scope of the licensure of a duly licensed Dentist.

Covered Fees

4.02 Under this Program, YOU ARE FREE TO GO TO THE DENTIST OF YOUR CHOICE. You will have additional out-of-pocket costs if your Dentist is not a State Dental Plan Dentist. This payment difference could result in some financial liability to you beyond the usual indemnity features of the program. The amount is dependent on the Out-of-Network Dentist’s billed Fees in relation to the State Dental Plan Table of Allowances determined by Delta Dental.

TO AVOID ANY MISUNDERSTANDING OF BENEFIT PAYMENT AMOUNTS, ASK YOUR DENTIST ABOUT HIS OR HER PARTICIPATION STATUS WITH THE STATE DENTAL PLAN PPO NETWORK FOR STATE EMPLOYEES PRIOR TO RECEIVING DENTAL CARE. NOT ALL DENTISTS WHO PARTICIPATE WITH OTHER COMMERCIAL DELTA DENTAL PRODUCTS PARTICIPATE IN THE STATE DENTAL PLAN.
Claim Payments

4.03 **State Dental Plan Dentists:**

Claim payments are based on the Allowable Charges which are the lesser of:

1. the normal (most frequently charged) fee for the dental procedure(s), uniformly charged to patients or third party payors;
2. the Table of Allowances for participating Dentists in the State Dental Plan administered by Delta Dental;
3. the fees actually charged for dental services provided to a Covered Person under the plan;
4. the fees regularly offered to patients; or
5. the amount actually accepted as payment in full by the Dentist irrespective of the amount charged.

The summary of Dental Benefits is as shown in Section 1, Paragraph 1.02. The State Dental Plan Dentist will receive the claim payments directly.

**Out-of-Network Dentists:**

Claim payments for Dentists other than State Dental Plan Dentists are based on the "Allowable Charges" which are the lesser of:

1. the Out-of-Network Table of Allowances as administered by Delta Dental for Dental Services provided by any Out-of-Network Dentist,
2. the fees actually charged to the Covered Persons
3. the fees regularly offered to patients
4. the amount actually accepted as payment in full by the Dentist irrespective of the amount charged.

If the Out-of-Network Dentist participates with any other commercial Delta Dental dental plan the claim payments are sent directly to the Dentist. If the Out-of-Network Dentist does not participate with any commercial Delta Dental dental plan the claim payments are sent directly to the Covered Person when services are rendered by an Out-of-Network Dentist. Any benefits payable under this Contract are not assignable by the Covered Person.

**THE COVERED PERSON IS RESPONSIBLE FOR ALL TREATMENT CHARGES MADE BY DENTISTS WHO DO NOT PARTICIPATE IN THE STATE DENTAL PLAN.**

Delta Dental administers payments in accordance with the Group Contract only when the Covered Dental Procedures have been completed. Temporary or incomplete procedures are not Covered Services. Temporary procedures include but are not limited to; sedative fillings, temporary fillings and temporary crowns.

**SECTION 5**
**Termination of Coverage**

5.01 Coverage for You and/or Your dependents will terminate on the earliest of the following dates, except that coverage may be continued in some instances as specified in Continuation of Coverage (see Section 6,).

a) For You and Your dependents, the date that either the DELTA DENTAL or Minnesota Management & Budget terminates the Plan.
b) For You and Your dependents, the last day of the month in which You retire, unless You and 
Your dependents elect to maintain coverage under this Plan or a separate Medicare contract.

c) For You and Your dependents, the last day of the month in which Your eligibility under this 
Plan ends.

d) For You and Your dependents, following the receipt of a written request, the coverage will end 
on the last day of the month in which a life event occurred. Approval to terminate coverage will 
only be granted if the request is consistent with a life event. Life events include, but are not 
limited to:

   i) loss of dependent status of a sole dependent;
   ii) death of a sole dependent;
   iii) divorce;
   iv) change in employment condition of an employee, spouse, or a dependent who is covered 
       under another Employer's plan (date of life event is based on the date of change in 
       employment status, not eligibility for insurance coverage);
   v) a significant change of spouse's or a dependent's insurance cost or existing insurance 
       coverage (for example, coverage decrease or addition of a benefit package; and
   vi) Open Enrollment.

e) Consistent with Your ability to choose a Plan on the basis of where You live or work. For an 
Enrollee, the date 30 days after notice by DELTA DENTAL, when the Enrollee no longer 
resides within the service area. For the purposes of this section, a dependent's address is 
considered to be the same as Your address when attending an accredited school on a full-time 
basis, even though the student may be located outside of the service area.

f) For a child covered as a dependent, the last day of the month in which the child is no longer 
eligible as a dependent, unless otherwise specified by MMB.

g) For a dependent, the effective date of coverage, if the employee or his/her dependent 
knowingly makes fraudulent misstatements regarding the eligibility of the dependent for 
coverage.

h) For an enrollee who is directly billed by the MMB, the last day of the month for which the last 
full premium was paid, when the enrollee fails to pay the premium within 30 days of the date 
the premium was billed or due, whichever is later.

i) For an enrollee who is directly billed by DELTA DENTAL, the end of the month for which the 
last premium was paid, when the enrollee fails to pay the premium within 30 days of the date 
the premium is due.

j) An employee or dependent found to be ineligible will be dropped from coverage as of the date 
of ineligibility or, if the date of ineligibility has passed then, 30 days from the first of the next full 
month. If the employee or dependent was found eligible based on fraud or an intentional 
misrepresentation of a material fact then the loss of coverage will be retroactive to the first day 
of ineligibility. If the Plan Sponsor erroneously enrolled an employee or a dependent coverage 
may be terminated retroactively to the first day of ineligibility if the Plan Sponsor obtains the 
written consent from the employee or dependent authorizing the retroactive termination of 
coverage.
5.02 Extension of Benefits

If You are confined as an inpatient on the date Your coverage ends due to the replacement of the Plan, the Plan automatically extends coverage until the date You are discharged from the Hospital or the date benefit maximums are reached, whichever is earlier. Coverage is extended only for the person who is confined as an inpatient, and only for inpatient charges incurred during the Admission. For purposes of this provision, “replacement” means that the Plan terminates and the employer obtains continuous group coverage with a new Claims Administrator or insurer.

SECTION 6
Continuation of Coverage

6.01 You have the right to temporary extension of coverage under the State Employees Group Insurance Program (the Plan). The right to continuation coverage was created by the federal Public Health Service Act (PHSA), as well as by certain state laws. Continuation coverage may become available to You and to qualified dependents who are covered under the Plan when You would otherwise lose Your group health coverage.

This notice generally explains continuation coverage, when it may become available to You and Your qualified dependents, and what You need to do to protect the right to receive it.

The Plan Administrator is the State of Minnesota, Minnesota Management & Budget, Employee Insurance Division. The Plan Administrator is responsible for administering continuation coverage.

Continuation Coverage

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 section. In most cases, You have 60 days from the date of the qualifying event to select continuation of coverage. 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, qualified beneficiaries who elect continuation coverage must pay the full cost of coverage plus a 2% administration fee based on the cost of Your premium from the date of coverage would have terminated. (The 2% fee is waived in the case of disabled employees who elect such coverage.)

There may be other health coverage options for you and your family. You may be able to buy coverage through the Health Insurance Marketplace. In the Marketplace, you could be eligible for a tax credit that lowers your monthly premiums and you can see what your premium, deductibles, and out-of-pocket costs will be before you make a decision to enroll. COBRA eligibility does not limit or exclude your eligibility for a health coverage tax credit through the Marketplace. Additionally, you may qualify for a special enrollment opportunity for another group health plan for which you are eligible (such as a spouse's plan), even if the plan generally does not accept late enrollees, if you request enrollment within their specified timeframe.

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; or
4. You become divorced from Your spouse.
Your dependent children will become qualified beneficiaries if they 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; or
4. The child stops being eligible for coverage under the Plan as a “dependent child.”

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 the State of Minnesota, 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.

When is continuation coverage available?
The Plan will offer continuation coverage to qualified beneficiaries only after the Plan Administrator has been notified that a qualifying event has occurred. When the qualifying event is the end of employment or reduction of hours of employment, death of the employee, or commencement of a proceeding in bankruptcy with respect to the employer, the Plan Administrator must be notified of the qualifying event within 30 days following the date coverage ends.

You must give notice of some qualifying events
For other qualifying events (divorce of the employee and spouse or a dependent child’s losing eligibility for coverage as a dependent child), You must notify the Plan Administrator in writing. The Plan requires You to notify the Plan Administrator within 60 days of the qualifying event occurs. You must send this notice to: Minnesota Management & Budget, Employee Insurance Division, 658 Cedar Street, St. Paul, MN, 55155. Failure to provide notice may result in the loss of Your ability or the ability of Your dependent to elect continuation coverage.

How is continuation coverage provided?
Once the Plan Administrator receives timely notice that a qualifying event has occurred, continuation coverage will be offered to each of the qualified beneficiaries. Each qualified beneficiary will have an independent right to elect continuation coverage. Covered employees may elect continuation coverage on behalf of their spouses, and parents may elect continuation coverage on behalf of their children. For each qualified beneficiary who elects continuation coverage, that coverage will begin on the date that Plan coverage would otherwise have been lost.

Continuation coverage is a temporary continuation of coverage.
- When the qualifying event is a dependent child losing eligibility as a dependent child, continuation of medical coverage lasts for up to 36 consecutive months.
- When the qualifying event is the death of the employee or divorce, continuation of medical coverage may last indefinitely.
- When the qualifying event is the end of employment or reduction of the employee’s hours of employment, and the employee became entitled to Medicare benefits less than 18 consecutive months before the qualifying event, continuation of medical coverage for qualified beneficiaries other than the employee lasts until 36 months after the date of Medicare entitlement. For example, if a covered employee becomes entitled to Medicare 8 months before the date on which his employment terminates, continuation coverage for his spouse and children can last up to 36 months after the date of Medicare entitlement, which is equal to 28 months after the date of the qualifying event (36 months minus 8 months).
• Otherwise, when the qualifying event is the end of employment or reduction of the employee’s hours of employment, continuation coverage generally lasts for only up to a total of 18 consecutive months. This 18-month period of continuation coverage can be extended if a second qualifying event occurs.

Second qualifying events

1. **Extension of 18-month period of continuation coverage**
   If You or a Qualified Beneficiary experiences another qualifying event while receiving 18 months of continuation coverage, the spouse and dependent children in Your family can get additional months of health continuation coverage, up to a combined maximum of 36 months, if notice of the second qualifying event is properly given to the Plan. This extension is available to the spouse and dependent children if the employee or former employee dies, gets divorced or legally separated, or if the dependent child stops being eligible under the Plan as a dependent child, but only if the event would have caused the spouse or dependent child to lose coverage under the Plan had the first qualifying event not occurred. **In all of these cases, You must notify the Plan Administrator of the second qualifying event within 60 days of the second qualifying event. This notice must be sent to: Minnesota Management & Budget, Employee Insurance Division, 658 Cedar Street, St. Paul, MN, 55155.**

2. **Disability extension of 18-month period of continuation coverage**
   If You or a qualified dependent covered under the Plan is determined by the Social Security Administration to be disabled and You notify the Plan Administrator in a timely fashion, You and Your qualified dependents can receive up to an additional 11 months of health continuation coverage, for a total maximum of 29 months. The disability would have to have started at some time before the 60th day of continuation coverage and must last at least until the end of the 18-month period of continuation coverage. You must make sure that the 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 continuation coverage. This notice should be sent to: the Minnesota Management & Budget, Employee Insurance Division, 658 Cedar Street, St. Paul, MN, 55155.

Continuation coverage for employees who retire or become disabled
There are special rules for employees who become disabled or who retire. It is Your responsibility to contact Your agency’s Human Resources office or Minnesota Management & Budget to become informed about those rules.

If You have questions
If You have questions about Your continuation coverage, You should contact Minnesota Management & Budget, Your agency’s Human Resources office, 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 numbers of Regional and District EBSA Offices are available through EBSA’s web site at www.dol.gov/ebsa.

Keep the Employer Informed of Address Changes
In order to protect Your rights and those of Your qualified dependents, You should keep the Employer informed of any changes in Your address and the addresses of qualified dependents. You should also keep a copy, for Your records, of any notices You send to the Employer or the Plan Administrator.
Cost Verification

Your employer will provide You or Your eligible dependents, upon request, written verification of the cost of continuation coverage at the time of eligibility or at any time during the continuation period.

Special Second Election Period

Special continuation rights apply to certain employees who are eligible for the health coverage tax credit. These employees are entitled to a second opportunity to elect continuation coverage for themselves and certain family Members (if they did not already elect continuation coverage) during a special second election period. This election period is the 60-day period beginning on the first day of the month in which an eligible employee becomes eligible for the health coverage tax credit, but only if the election is made within six months of losing coverage. Please contact the Plan Administrator for additional information.

The Trade Act of 2002 created a new tax credit for certain individuals who become eligible for trade adjustment assistance. Under the new tax provisions, eligible individuals can either take a tax credit or get advance payment of 65% of premiums paid for qualified health insurance, including continuation coverage. If You have questions about these new tax provisions, You may call the Health Care Tax Credit Customer Tax Credit Customer Contact Center toll-free at 1/866-628-4282.

Retirement

An employee who is retiring from state service or any group that is eligible to participate in the SEGIP and who is eligible to maintain participation in the SEGIP as determined by MMB may, consistent with state law, indefinitely maintain health coverage with the SEGIP by filling out the proper forms with their agency within 30 days after the effective date of their retirement.

If a retiring employee fails to make a proper election within the 30 day time period, the retiring Employee may continue coverage for up to 18 months in accordance with state and federal law. See item 13 for information on Your continuation rights.

In any event, failure to pay the premium will result in termination of coverage. Once coverage has been terminated for any reason, voluntary or involuntary, the retiree, early retiree, and/or their dependents may not rejoin the SEGIP

SECTION 7

Possible Direct Payment to Provider upon Request of Noncustodial Parent

7.01 When Dental Services covered under the Contract are rendered by a Dentist to a Dependent of an Eligible Employee who has legal responsibility for that Dependent's dental care but who does not have custody of the Dependent, Delta Dental may, upon request of the custodial parent, make payments directly to the provider of the dental care.

SECTION 8

Claims Covered in Whole or Part by Other Coverage (Coordination of Benefits)

8.01 Unless otherwise indicated, on any claim hereunder for which there is Other Coverage, as defined in 2.23 of the Definitions section of this Contract, the maximum obligation of Delta Dental shall not exceed the Allowable Charges as defined in Section 2, paragraph 2.01, Definitions, and, in addition shall be no greater than is sufficient when added to what has been paid or may be payable under the
Other Coverage, to equal Delta Dental’s Allowable Charges for the Dental Services involved in the claim.

8.02 A Covered Person shall not be deemed to have Other Coverage when the other organization is insolvent.

8.03 Coordination of Benefits under the Contract by Delta Dental, when applied, shall be consistent with the Minnesota Department of Commerce rules on coordination of benefits part 2742.0100-2742.0400.

8.04 Coordination of Benefits shall not apply, with respect to Other Coverage, when the other Coverage available is under no-fault automobile insurance.

SECTION 9
Types of Benefits Covered

9.01 Delta Dental will pay for Dental Procedures performed by Dentists on Eligible Employees or Eligible Dependents in accordance with the Contract and Definitions. The Dental Services under the Contract are those coverages which are shown in the Schedule of Benefits, Section 1.02.

Any coverage not included in the Schedule of Benefits section is excluded. New or experimental techniques or Dental Procedures may be denied until there is, to the satisfaction of Delta Dental, an established scientific basis for recommendation thereof.

9.02 As a condition precedent to the approval of claims hereunder, Delta Dental shall be entitled to request and receive, to such extent as may be lawful, from any attending or examining Dentist, or from hospitals in which dental care is provided, such information and records relating to an Eligible Employee or Eligible Dependent as may be required in the administration of such claims, or to require that an Eligible Employee or Eligible Dependent be examined by a dental consultant retained by Delta Dental in or near his or her place of residence; provided, however, that Delta Dental shall in every case hold such information and records as confidential.

9.03 COVERAGE A: Diagnostic and Preventive Services

Oral Evaluations - Covered 2 times per Contract Year.

   NOTE: Comprehensive oral evaluations will be benefited 1 time per dental office, subject to the two (2) times per Contract Year limitation. Any additional comprehensive oral evaluations performed by the same dental office will be benefited as a periodic oral evaluation and will be subject to the two (2) times per Contract Year limitation.

Limited Oral Evaluation - Covered once per Contract Year and are separate from all other oral evaluations.

Radiographs (X-rays)

   • Bitewings - Covered at 1 series of films per 12 month period.

   • Full Mouth (Complete Series) or Panoramic - Covered 1 time per 36-month period.

   • Periapical(s)

   • Occlusal - Covered at 1 series per 12-month period.
Dental Cleaning

- **Prophylaxis** - Covered 2 times per Contract Year.
  
  **Prophylaxis** is a procedure to remove plaque, tartar (calculus), and stain from teeth.

  NOTE: A prophylaxis performed on a Covered Person under the age of 14 will be benefited as a child prophylaxis. A prophylaxis performed on a Covered Person age 14 or older will be benefited as an adult prophylaxis.

- **Periodontal Maintenance** - Covered 4 times per Contract Year.
  
  **Periodontal Maintenance** is a procedure that includes removal of bacteria from the gum pocket areas, scaling and polishing of the teeth, periodontal evaluation and gum pocket measurements for patients who have completed periodontal treatment.

**Fluoride Treatment** (Topical application of fluoride) - Covered 1 time per 12-month period for dependent children through the age of 18.

**Space Maintainers** - Covered 1 time per lifetime on eligible dependent children through the age of 16 for extracted primary posterior (back) teeth.

**LIMITATION:** Repair or replacement of lost/broken appliances is not a covered benefit.

**EXCLUSIONS** - Coverage is NOT provided for:
1. Oral Hygiene Instructions.

9.04 **COVERAGE B1a: Basic Services**

**Emergency Treatment** - Emergency (palliative) treatment for the temporary relief of pain or infection.

**Amalgam (silver) Restorations** - Treatment to restore decayed or fractured permanent or primary teeth.

**Composite (white) Resin Restorations**

- **Anterior (front) Teeth** - Treatment to restore decayed or fractured permanent or primary anterior teeth.
- **Posterior (back) Teeth** - This service is not covered under Basic Services. Refer to the Complex or Major Restorative Services section of your benefits.

**LIMITATION:** Coverage for amalgam or composite restorations will be limited to only 1 service per tooth surface per 24-month period.

**Other Basic Services**

- **Restorative cast post and core build-up, including pins and posts** - See benefit coverage description under Complex or Major Restorative Services.

- **Pre-fabricated or Stainless Steel Crown** - Covered 1 time per 24-month period for eligible dependent children through the age of 18.

- **Sealants or Preventive Resin Restorations** - Any combination of these procedures is covered 1 time per lifetime for permanent first and second molars of eligible dependent children through the age of 18.
Adjunctive General Services

- **Intravenous Conscious Sedation and IV Sedation** - Covered when performed in conjunction with complex surgical service.

  **LIMITATION:** Intravenous conscious sedation and IV sedation will not be covered when performed with non-surgical dental care.

**EXCLUSIONS - Coverage is NOT provided for:**
1. Deep sedation/general anesthesia, analgesia, analgesic agents, anxiolysis nitrous oxide, therapeutic drug injections, medicines, or drugs for non-surgical or surgical dental care.
2. Case presentation and office visits.
3. Athletic mouthguard, enamel microabrasion, and odontoplasty.
4. Services or supplies that have the primary purpose of improving the appearance of the teeth. This includes, but is not limited to whitening agents, tooth bonding and veneers.
5. Placement or removal of sedative filling, base or liner used under a restoration.
6. Amalgam or composite restorations placed for preventive or cosmetic purposes.

**9.05 COVERAGE B1b: Endodontics**

**Endodontic Therapy on Primary Teeth**
- Pulpal Therapy
- Therapeutic Pulpotomy

**Endodontic Therapy on Permanent Teeth**
- Root Canal Therapy
- Apicoectomy
- Root Amputation on posterior (back) teeth

**Complex or other Endodontic Services**
- Apexification - For dependent children through the age of 16
- Retrograde filling
- Hemisection, includes root removal

  **LIMITATION:** All of the above procedures are covered 1 time per tooth per lifetime.

**EXCLUSIONS - Coverage is NOT provided for:**
1. Retreatment of endodontic services that have been previously benefited under the Plan.
2. Removal of pulpal debridement, pulp cap, post, pin(s), resorbable or non-resorbable filling material(s) and the procedures used to prepare and place material(s) in the canals (root).
3. Root canal obstruction, internal root repair of perforation defects, incomplete endodontic treatment and bleaching of discolored teeth.
4. Intentional reimplantation.
9.06 **COVERAGE B1c: Periodontics**

**Basic Non-Surgical Periodontal Care** - Treatment for diseases for the gingival (gums) and bone supporting the teeth.
- **Periodontal scaling & root planing** - Covered 1 time per 24 months.
- **Full mouth debridement** - Covered 1 time per lifetime.

**Complex Surgical Periodontal Care** - Surgical treatment for diseases for the gingival (gums) and bone supporting the teeth. The following services are considered complex surgical periodontal services under this plan.
- **Gingivectomy/gingivoplasty**
- **Gingival flap**
- **Apically positioned flap**
- **Osseous surgery**
- **Bone replacement graft**
- **Pedicle soft tissue graft**
- **Free soft tissue graft**
- **Subepithelial connective tissue graft**
- **Soft tissue allograft**
- **Combined connective tissue and double pedicle graft**
- **Distal/proximal wedge**

**LIMITATION:** Only 1 complex surgical periodontal service is a benefit covered 1 time per 36-month period per single tooth or multiple teeth in the same quadrant.

**EXCLUSIONS** - Coverage is NOT provided for:
1. Procedures designed to enable prosthetic or restorative services to be performed such as a crown lengthening.
2. Bacteriologic tests for determination of periodontal disease or pathologic agents.
3. The controlled release of therapeutic agents or biologic materials used to aid in soft tissue and osseous tissue regeneration.
4. Provisional splinting, temporary procedures or interim stabilization of teeth.
5. Deep sedation/general anesthesia, analgesia, analgesic agents, anxiolysis nitrous oxide or therapeutic drug injections, drugs, or medicaments for non-surgical and surgical periodontal care, regardless of the method of administration.

9.07 **COVERAGE B1d: Oral Surgery**

**Basic Extractions**
- Removal of Coronal remnants (retained pieces of the crown portion of the tooth) on primary teeth
- Extraction of erupted tooth or exposed root

**Complex Surgical Extractions**
- Surgical removal of erupted tooth
- Surgical removal of impacted tooth
- Surgical removal of residual tooth roots

*IMPORTANT: Refer to Estimate of Benefits*
Other Complex Surgical Procedures

- Oroantral fistula closure
- Tooth reimplantation - accidentally evulsed or displaced tooth
- Surgical exposure of impacted or unerupted tooth to aid eruption
- Biopsy of oral tissue
- Transseptal fiberotomy
- Alveoloplasty
- Vestibuloplasty
- Excision of lesion or tumor
- Removal or nonodontogenic or odontogenic cyst or tumor
- Removal of exostosis
- Partial ostectomy
- Incision & drainage of abscess
- Frenulectomy (frenectomy or frenotomy)

Temporomandibular Joint Disorder (TMJ) as covered under Minnesota Statutes Section 62A.043 Subd. 3 -

Dental treatment that is considered surgical and nonsurgical treatment of temporomandibular joint disorder (TMJ) and craniomandibular disorder, including splints, is subject to the coordination of benefits. A Pre-treatment Estimate of Benefits is recommended.

NOTE: If you or your dependents currently have medical insurance coverage, the claim must first be submitted to that medical insurance program. Any remaining costs after consideration under your medical insurance may be submitted to the Plan for further benefit (see Coordination of Benefits). You must submit a copy of the medical Explanation of Benefits (EOB) along with your claim to this Plan.

If you or your dependents are not eligible for TMJ benefits under another insurance program, either medical or dental, dental services for TMJ will be covered under this dental Plan within the noted Plan limitations, maximums, deductibles and payment percentages of treatment costs.

LIMITATIONS

1. Reconstructive Surgery benefits shall be provided for reconstructive surgery when such dental procedures are incidental to or follows surgery resulting from injury, illness or other diseases of the involved part, or when such dental procedure is performed on a covered dependent child because of congenital disease or anomaly which has resulted in a functional defect as determined by the attending physician, to the extent as required by Minnesota Statute 62A.25 provided, however, that such procedures are dental reconstructive surgical procedures.

2. Inpatient or outpatient dental expenses arising from dental treatment up to age 18, including orthodontic and oral surgery treatment, involved in the management of birth defects known as cleft lip and cleft palate as required by Minnesota Statute section 62A.042.

For programs without orthodontic coverage: Dental orthodontic treatment not related to the management of the congenital condition of cleft lip and cleft palate is not covered under this dental benefit plan.

For programs with orthodontic coverage: If coverage for the treatment of cleft lip or cleft palate is available under any other policy or contract of insurance, this plan shall be primary and the other policy or contract shall be secondary.
EXCLUSIONS - Coverage is NOT provided for:

1. Intravenous conscious sedation and IV sedation when performed with non-surgical dental care.
2. Deep sedation/general anesthesia, analgesia, analgesic agents, anxiolysis nitrous oxide, therapeutic drug injections, medicines, or drugs for non-surgical or surgical dental care, regardless of the method of administration.
3. Services or supplies that are medical in nature, including dental oral surgery services performed in a hospital.
4. Any artificial material implanted or grafted into or onto bone or soft tissue, including implant procedures and associated fixtures, or surgical removal of implants.
5. Surgical exposure of impacted or unerupted tooth for orthodontic reasons.
7. Inpatient or outpatient hospital expenses.

9.08 COVERAGE B2: Major Restorative Services - Special restorative procedures to restore lost tooth structure as a result of tooth decay or fracture.

**Posterior (back) Teeth Composite (white) Resin Restorations**
- If the posterior (back) tooth requires a restoration due to decay or fracture;
- If no other posterior (back) composite (white) resin restoration for the same or additional tooth surface(s) was performed within the last 24 months.

**Gold foil restorations** - Receive an amalgam (silver filling) benefit equal to the same number of surfaces and allowances. The patient must pay the difference in cost between the Plan’s Payment Obligation for the covered benefit and the dentist’s submitted fee for the optional treatment, plus any coinsurance for the covered benefit.

**Inlays** - Benefit shall equal an amalgam (silver) restoration for the same number of surfaces.

**LIMITATION:** If an inlay is performed to restore a posterior (back) tooth with a metal, porcelain, or any composite (white) based resin material, the patient must pay the difference in cost between the Plan’s Payment Obligation for the covered benefit and the dentist’s submitted fee for the optional treatment, plus any coinsurance for the covered benefit.

**Onlays or Permanent Crowns** - Covered 1 time per 5-year period per tooth.

**Implant Crowns** - See Prosthetic Services.

**Crown Repair** - Covered 1 time per 12-month period per tooth.

**Restorative cast post and core build-up, including 1 post per tooth and 1 pin per surface** - Covered 1 time per 5-year period when done in conjunction with covered services.

**Canal prep & fitting of preformed dowel & post**

**Occlusal procedures including occlusal guard and adjustments** - Covered Persons 19 and older.
EXCLUSIONS - Coverage is NOT provided for:

1. Procedures designed to enable prosthetic or restorative services to be performed such as a crown lengthening.

2. Procedures designed to alter, restore or maintain occlusion, including but not limited to: increasing vertical dimension, replacing or stabilizing tooth structure lost by attrition, realignment of teeth, periodontal splinting and gnathologic recordings.

3. Services or supplies that have the primary purpose of improving the appearance of your teeth. This includes but is not limited to tooth whitening agents or tooth bonding and veneer covering of the teeth.

4. Placement or removal of sedative filling, base or liner used under a restoration.

5. Temporary, provisional or interim crown.

9.09 COVERAGE C: Prosthetics - Dentures, Partial, and Bridges

Reline, Rebase, Repairs, Replacement of Broken Artificial Teeth, Replacement of Broken Clasp(s) - Covered when:

- the prosthetic appliance (denture, partial or bridge) is the permanent prosthetic appliance; and
- only after 6 months following initial placement of the prosthetic appliance (denture, partial or bridge).

Adjustments - Covered 2 times per 12-month period:

- when the prosthetic appliance (denture, partial or bridge) is the permanent prosthetic appliance; and
- only after 6 months following initial placement of the prosthetic appliance (denture, partial or bridge).

Removable Prosthetic Services (Dentures and Partial) - Covered 1 time per 5-year period:

- for covered persons age 16 or older;
- for the replacement of extracted (removed) permanent teeth;
- if 5 years have elapsed since the last benefited removable prosthetic appliance (denture or partial) and the existing appliance needs replacement because it cannot be repaired or adjusted.

Fixed Prosthetic Services (Bridge) - Covered 1 time per 5-year period:

- for covered persons age 16 or older;
- for the replacement of extracted (removed) permanent teeth;
- if none of the individual units of the bridge has been benefited previously as a crown or cast restoration in the last 5 years;
- if 5 years have elapsed since the last benefited removable prosthetic appliance (bridge) and the existing appliance needs replacement because it cannot be repaired or adjusted.

Implant Supported Fixed and Removable Prosthetic (Crowns, Bridges, Partial, and Dentures) - A restoration that is retained, supported and stabilized by an implant. Implants and related services are NOT covered.

LIMITATION: This procedure receives an optional treatment benefit equal to the least expensive professionally acceptable treatment. The additional fee is the patient’s responsibility. For example: A single crown to restore one open space will be given the benefit of a Fixed Partial

* IMPORTANT: Refer to Estimate of Benefits
Denture Pontic (one unit). The optional benefit is subject to all contract limitations on the benefited service.

**Restorative cast post and core build-up, including pins and posts** - Covered 1 time per 5-year period when done in conjunction with covered fixed prosthetic services.

**EXCLUSIONS** - Coverage is NOT provided for:

1. The replacement of an existing partial denture with a bridge.
2. Interim removable or fixed prosthetic appliances (dentures, partials or bridges).
3. Pediatric removable or fixed prosthetic appliances (dentures, partials or bridges).
4. Additional, elective or enhanced prosthodontic procedures including but not limited to connector bar(s), stress breakers, and precision attachments.
5. Procedures designed to enable prosthetic or restorative services to be performed such as a crown lengthening.
6. Procedures designed to alter, restore or maintain occlusion, including but not limited to: increasing vertical dimension, replacing or stabilizing tooth structure lost by attrition, realignment of teeth, periodontal splinting and gnathologic recordings.
7. Services or supplies that have the primary purpose of improving the appearance of your teeth.
8. Placement or removal of sedative filling, base or liner used under a restoration.
9. Any artificial material implanted or grafted into or onto bone or soft tissue, including implant procedures and associated fixtures, or surgical removal of implants.
10. Coverage shall be limited to the least expensive professionally acceptable treatment.

9.10 **COVERAGE D: Orthodontics**

- **Limited Treatment** - Treatments which are not full treatment cases and are usually done for minor tooth movement.

- **Interceptive Treatment** - A limited (phase I) treatment phase used to prevent or assist in the severity of future treatment.

- **Comprehensive (complete) Treatment** - Full treatment includes all records, appliances and visits.

- **Removable Appliance Therapy** - An appliance that is removable and not cemented or bonded to the teeth.

- **Fixed Appliance Therapy** - A component that is cemented or bonded to the teeth.

- **Other Complex Surgical Procedures**
  - Surgical exposure of impacted or unerupted tooth for orthodontic reasons
  - Surgical repositioning of teeth

**LIMITATION:** Treatment in progress (appliances placed prior to eligibility under this Plan) will be benefited on a pro-rated basis.

**LIMITATION:** Covered eligible dependent children from the age of 8 through the age of 18.

**EXCLUSIONS** - Coverage is NOT provided for:

* IMPORTANT: Refer to Estimate of Benefits
1. Monthly treatment visits that are inclusive of treatment cost;
2. Repair or replacement of lost/broken/stolen appliances;
3. Orthodontic retention/retainer as a separate service;
4. Retreatment and/or services for any treatment due to relapse;
5. Inpatient or outpatient hospital expenses; and
6. Provisional splinting, temporary procedures or interim stabilization of teeth.

Orthodontic Payments: Because orthodontic treatment normally occurs over a long period of time, benefit payments are made over the course of treatment. The Covered Person must have continuous eligibility under the Plan in order to receive ongoing orthodontic benefit payments.

Benefit payments are made in three equal amounts: (1) when treatment begins (appliances are installed), (2) at 12 months, and (3) when treatment is completed or until the lifetime maximum benefits are exhausted (see Benefit Maximums in this Plan Summary).

Before treatment begins, the treating dentist should submit a Pre-treatment Estimate. An Estimate of Benefits form will be sent to you and your dentist indicating the estimated plan payment amount. This form serves as a claim form when treatment begins.

When treatment begins, the dentist should submit the Estimate of Benefit form with the date of placement and his/her signature. After benefit and eligibility verification by the Plan, a benefit payment will be issued. A new/revised Estimate of Benefits form will also be issued to you and your dentist. This again will serve as the claim form to be submitted 12 months from the date of appliance placement, and when treatment is completed.

SECTION 10
Exclusions and Limitations

10.01 EXCLUSIONS: Coverage is NOT provided for:

a) Dental services which a Covered Person would be entitled to receive for a nominal charge or without charge if this Contract were not in force under any Worker's Compensation Law, Federal Medicare program, or Federal Veteran's Administration program. However, if a Covered Person receives a bill or direct charge for dental services under any governmental program, then this exclusion shall not apply. Benefits under this Contract will not be reduced or denied because dental services are rendered to a subscriber or dependent who is eligible for or receiving Medical Assistance pursuant to Minnesota Statute Section 62A.045.

b) Dental services or health care services not specifically covered under the Group Dental Plan Contract (including any hospital charges, prescription drug charges and dental services or supplies that are medical in nature).

c) New, experimental or investigational dental techniques or services may be denied until there is, to the satisfaction of the Plan, an established scientific basis for recommendation.

d) Dental services performed for cosmetic purposes. NOTE: Dental services are subject to post-payment review of dental records. If services are found to be cosmetic, we reserve the right to collect any payment and the member is responsible for the full charge.

e) Dental services completed prior to the date the Covered Person became eligible for coverage.

f) Services of anesthesiologists.

g) Anesthesia Services, except by a Dentist or by an employee of the Dentist when the service is performed in his or her office and by a dentist or an employee of the dentist who is certified in their profession to provide anesthesia services.
h) Deep sedation/general anesthesia, analgesia, analgesic agents, anxiolysis nitrous oxide, therapeutic drug injections, medicines, or drugs for non-surgical or surgical dental care, regardless of the method of administration. NOTE: Intravenous conscious sedation is eligible as a separate benefit when performed in conjunction with complex surgical services.

i) Dental services performed other than by a licensed dentist, licensed physician, his or her employees.

j) Dental services, appliances or restorations that are necessary to alter, restore or maintain occlusion, including but not limited to: increasing vertical dimension, replacing or stabilizing tooth structure lost by attrition, realignment of teeth, periodontal splinting and gnathologic recordings.

k) Artificial material implanted or grafted into or onto bone or soft tissue, including implant services and associated fixtures, or surgical removal of implants.

l) Services or supplies that have the primary purpose of improving the appearance of your teeth. This includes but is not limited to tooth whitening agents or tooth bonding and veneer covering of the teeth.

m) Orthodontic treatment services, unless specified in this Dental Benefit Plan Summary as a covered dental service benefit.

n) Case presentations, office visits and consultations.

o) Incomplete, interim or temporary services.

p) Athletic mouth guards, enamel microabrasion and odontoplasty.

q) Retreatment or additional treatment necessary to correct or relieve the results of treatment previously benefited under the plan.

r) Procedures designed to enable prosthetic or restorative services to be performed such as a crown lengthening.

s) Bacteriologic tests.

t) Cytology sample collection.

u) Separate services billed when they are an inherent component of a Dental Service where the benefit is reimbursed at an Allowed Amount.

v) Pediatric removable or fixed prosthetic appliances (dentures, partials or bridges).

w) Interim or temporary removable or fixed prosthetic appliances (dentures, partials or bridges).

x) The replacement of an existing partial denture with a bridge.

y) Additional, elective or enhanced prosthodontic procedures including but not limited to, connector bar(s), stress breakers and precision attachments.

z) Provisional splinting, temporary procedures or interim stabilization.

aa) Placement or removal of sedative filling, base or liner used under a restoration.

bb) Services or supplies that are medical in nature, including dental oral surgery services performed in a hospital.

cc) Oral Hygiene Instructions.

dd) Amalgam or composite restorations placed for preventive or cosmetic purposes.
10.02 LIMITATIONS

A. Alternative Treatment Plans:
In all cases in which there are alternative plans of treatment carrying different treatment costs, the decision as to which course of treatment to be followed shall be solely that of the patient and the Dentist, however, the benefits payable hereunder will be made only for the Applicable Percentage of the least costly, most commonly performed course of treatment, with the balance of the treatment cost remaining the responsibility of the patient.

B. Reconstructive surgery:
Notwithstanding any language within the Contract to the contrary, benefits shall be provided for reconstructive surgery when such service is incidental to or follows surgery resulting from injury, sickness or other diseases of the involved part, or when such service is performed on a Covered Dependent Child because of congenital disease or anomaly which has resulted in a functional defect as determined by the attending physician provided, however, that such services are determined by Delta Dental to be dental reconstructive surgical procedures, and, further, that the amount of benefits for such services shall be subject to the MMB selected level of benefits, Deductibles and Maximum Benefits specified in Section 1, Paragraph 1.02.

C. Newborn Infants:
Coverage for a newborn infant, covered as a dependent under the Contract, includes dental treatment for the management of birth defects known as cleft lip and cleft palate if orthodontic coverage is provided under the Contract under Section 1, Paragraph 1.02. Coverage for cleft lip and cleft palate, if applicable, is limited to dependent children up to the age of 23.

D. Other Limitations:
a. The benefit for the replacement of an amalgam, preformed crowns or synthetic porcelain restorations will be provided only after a two (2) year period measured from the date on which the procedure was last paid by Delta Dental.
b. The benefit for the replacement of a composite restoration will be provided only after a two (2) year period measured from the date on which the procedure was last paid by Delta Dental.
c. The benefit for the repeat of any endodontic services will be provided only after a two (2) year period has elapsed.
d. The benefit for the repeat of any non-surgical periodontal treatment will be provided only after a two (2) year period has elapsed.
e. The benefit for the repeat of any surgical periodontal treatment will be provided only after a three (3) year period has elapsed.
f. TMJ services are often covered first by your medical plan. Any remaining costs may be submitted to Delta Dental for further benefit. Note: your medical plan may require pre-authorization and/or a doctor’s referral in order to receive any coverage. Please review your medical plan Summary of Benefits for instructions.
g. The benefit for the replacement of a crown, inlays or onlays will be provided only after a five (5) year period measured from the date on which the procedure was last paid by Delta Dental.
h. The procedures to enable prosthetic or restorative services to be performed, such as crown lengthening, are not covered.
i. An inlay is benefited as an amalgam for the same surfaces, an inlay may be benefited if no other alternative is acceptable. A written appeal is to be submitted with the need documented. See Section 10.02 (A) (Alternate Treatment Plans).
j. None of the individual units of the bridge may have been benefited previously as a crown, inlay, onlay or cast restoration during the last five (5) year period. The fabrication of the bridge due to the loss of an existing permanent tooth does not set aside the five (5) year exclusion on crown, inlay, onlay cast restorations.
k. Crowns to be placed on a non-covered implant procedure receive an alternate benefit of a corresponding material for a pontic that replaces the missing tooth. See Section 9.09 (Coverage C: Prosthetics).

l. Coverage for replacement of a filled composite resin restoration, or further restoration by any other procedure, will be provided only after a two (2) year period has elapsed.

m. Orthodontic coverage is limited to Eligible Dependent children whose orthodontic treatment begins (bands on teeth) after the Eligible Dependent child’s eighth (8th) birthday and prior to the Eligible Dependent child’s nineteenth (19th) birthday.

SECTION 11
Claim and Appeal Procedures

Initial Claim Determinations
All claims should be submitted within 12 months of the date of service. An initial benefit determination on your claim will be made within 30 days after receipt of your claim. You will receive written notification of this benefit determination. The 30-day period may be extended for an additional 15 days if the claim determination is delayed for reasons beyond our control. In that case, we will notify you prior to the expiration of the initial 30-day period of the circumstances requiring an extension and the date by which we expect to render a decision. If the extension is necessary to obtain additional information from you, the notice will describe the specific information we need, and you will have 45 days from the receipt of the notice to provide the information. Without complete information, your claim will be denied.

Appeals
In the event that we deny a claim in whole or in part, you have a right to a full and fair review. Your request to review a claim must be in writing and submitted within 180 days from the claim denial. We will make a benefit determination within 60 days following receipt of your appeal. In unusual cases, such as those which require review by a dentist, the review may take longer than the initial 60-day period. In such cases, written notice of the extension shall be furnished to you prior to the termination of that period. In no event will an extension exceed 60 days from the end of the initial 60-day period.

Your appeal must include your name, your identification number, group number, claim number, and dentist’s name as shown on the Explanation of Benefits. Send your appeal to:

Delta Dental of Minnesota
Attention: Appeals Unit
PO Box 551
Minneapolis, MN 55440-0551

You may submit written comments, documents, or other information in support of your appeal. You will also be provided, upon request and free of charge, reasonable access to and copies of all relevant records used in making the decision. The review will take into account all information regarding the denied or reduced claim (whether or not presented or available at the initial determination) and the initial determination will not be given any weight.

The review will be conducted by someone different from the original decision-makers and without deference to any prior decision. Because all benefit determinations are based on a preset schedule of dental services eligible under your plan, claims are not reviewed to determine dental necessity or appropriateness. In all cases where professional judgment is required to determine if a procedure is covered under your plan’s schedule of benefits, we will consult with a dental professional who has appropriate training and experience. In such a case, this professional will not be the same individual whose advice was obtained in connection with the initial adverse benefit determination (nor a subordinate of any such individual). In addition, we will identify any dental professional whose advice was obtained on our behalf, without regard to whether the advice was relied upon in making the benefit determination. If, after review, we continue to deny the claim, you will be notified in writing.
Authorized Representative
You may authorize another person to represent you and with whom you want us to communicate regarding specific claims or an appeal. However, no authorization is required for your treating dentist to make a claim or appeal on your behalf. The authorization form must be in writing, signed by you, and include all the information required in our Authorized Representative form. This form is available at our web site or by calling Customer Service. You can revoke the authorized representative at any time, and you can authorize only one person as your representative at a time.

SECTION 12
Out-of-Network Dentists

12.01 The majority of licensed Dentists in Minnesota are Participating Dentists in the State Dental Plan for State of Minnesota employees. Some Dentists, for varying reasons, do not choose to be Participating Dentists in the State Dental Plan. The fact that a Dentist is or is not a Participating Dentist in the State Dental Plan does not imply superiority over any other licensed Dentist. Nor does it indicate that the dental fees of other licensed Dentists will vary from those who are participants. Participating Dentists are those who have agreed to serve as participants in the State Dental Plan and follow the rules and regulations of Delta Dental.

Delta Dental believes that patients should be offered as wide a choice of practitioners as possible. Because the non-participant does not agree to abide by the rules and regulations of Delta Dental, no payments are made to such non-participating Dentists for benefits allowed under the Contract.

THE PATIENT IS RESPONSIBLE FOR ALL TREATMENT CHARGES MADE BY THE NON-PARTICIPATING DENTIST, and, upon treatment by a non-participating Dentist, Delta Dental will pay the allowable benefits under this Contract to the patient directly. These payments will be based on a Table of Allowances established solely by Delta Dental or on the treating Dentist’s fees, whichever is less.

It is the policy of Delta Dental to treat all persons alike, without distinctions based on race, color, religion, national origin, disability, sex or age. If you have questions about this policy, contact Customer Service at (651) 406-5916 or 1-800-553-9536. Hearing impaired members with a TDD phone may contact Customer Service at (651) 406-5923 or 1-888-853-7570. If you have an impairment that requires alternative communication formats such as Braille, large print or audio cassettes, please request these materials from Customer Service at the phone numbers listed above. If this Summary of Benefits is provided in one of these alternative communication formats, this written version governs all coverage decisions.