Summary Plan Description
Emory Traditional Dental Plan

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The purpose of this Summary Plan Description ("SPD") is to provide you with a summary of your Benefits in the Traditional Dental Plan administered by Aetna. This is one of the dental plan options available in the Emory University Health Care Plan (The “Plan”).

Effective Date: January 1, 2016

**Eligibility**

**Employees**

Your eligibility date, if you are then in an eligible class, is the effective date of this Plan. Otherwise, it is the date you start working for Emory or, if later, the date you enter the eligible class. You are in an Eligible Class for coverage under this Plan if you are:

- A regular full-time or half-time (at least 20 hours per week) employee of Emory.
- A temporary full-time employee on an assignment at Emory University scheduled for at least six consecutive months.
- An Emory retiree who has returned to work at least half-time (at least 20 hours per week).
- An Emory retiree who satisfies the eligibility requirement in effect on the date of his or her retirement or during Annual Enrollment, and who is notified by the Plan Administrator of his or her eligibility to enroll in retiree dental benefits.

**Dependents**

If you elect coverage, your dependents may also be eligible for coverage. Eligible dependents include:

Your legal spouse. Spouse includes your opposite sex or same-sex spouse. This does not include registered domestic partnerships, civil unions or similar formal relationships recognized under state law.

Your Same-Sex Domestic Partner (SSDP)

Emory defines a “domestic partner” as the partner of an eligible employee who is of the same sex, sharing a long term committed relationship of indefinite duration with the following characteristics:

- Having an exclusive mutual commitment similar to that of marriage.
- Financially responsible for each other’s well-being and debts to third parties. This means that you have entered into a contractual commitment for that financial responsibility or have joint ownership of significant assets (such as home, car, bank accounts) and joint liability for debts (such as mortgages and major credit cards).
- Neither partner is married to anyone else nor has another domestic partner receiving benefits.
- Partners are not related by blood closer than would bar marriage in the state of their residence; or
- A union certificate from a state or governmental agency that recognizes same-sex unions.

•
• Your child. Child includes your natural or adopted child. Also a child in the process of being adopted, step-child, your SSDP’s child or any child for whom you have legal custody.

A child is eligible.

• Up to age 26, or
• Regardless of age, if fully disabled and unmarried, provided that child was covered by the Plan when the disability occurred.

Your child is fully disabled if:

• He or she is not able to earn his or her own living because of mental or physical disability which started prior to the date he or she reached maximum age for dependent children; and
• He or she depends chiefly on you for financial support and maintenance.

Proof that your child is fully disabled must be submitted to Aetna no later than 31 days after the date your child reaches the maximum age for eligibility.

Coverage for a fully disabled child will cease on the first to occur of:

• Cessation of the disability;
• Failure to provide proof to the Plan Administrator that the disability continues;
• Failure to have any exam required by the Plan Administrator; or
• Termination of dependent coverage as to your child for any reason other than reaching the maximum age for eligibility.

Emory will have the right to require proof of the continuation of the disability. Emory also has the right to have your child examined as often as needed while the disability continues at its own expense. An exam will not be required more often than once each year after 2 years from the date your child reached the maximum age for dependent coverage.

No person may be covered both as an employee and dependent of another employee and no person may be covered as a dependent of more than one employee of Emory.

Enrollment Procedure

Enrolling is easy and available 24 hours a day via Employee Self-Service or e-Vantage through your employer’s homepage. You must enroll within 31 days of your eligibility date. If you miss the enrollment period, you will not be able to enroll in the plan until the next annual enrollment period, unless you qualify under a Family Status Change or a Special Enrollment Period, as described below. Elections made during annual enrollment are effective the following January 1. You and Emory share the cost of your health care coverage. Your contributions toward the cost of this coverage will be deducted from your pay and are subject to change. Contributions depend on the coverage you choose. You will receive information on your contributions when you enroll via Employee Self Service or e-Vantage.
Annual Enrollment

Once you enroll for coverage under this Plan, the coverage will remain in effect unless you make a change during annual enrollment or you have a family status change or other special enrollment right which would allow you to change your coverage as described below. Changes made during annual enrollment will be effective January 1 of the year following the enrollment.

Family Status Changes

A family status change is an event that may allow you to change your election for this Plan. If one of the situations below applies, you may enroll within 31 days of the event. If you do not enroll within 31 days of the event, you will not be able to enroll until the next open enrollment period. Family status changes include:

- Your marriage, divorce, legal separation or annulment;
- Birth of your child;
- Placement with you of a foster child or child for adoption;
- A change in the employment of your spouse or dependent, which affects his or her benefits eligibility, including termination or commencement of employment or a change in worksite;
- An event that would make a dependent child no longer eligible for coverage, such as his or her 26th birthday; or
- The death of your dependent.

Special Enrollment

If one of the situations below applies, you may enroll within 31 days of the event. If you do not enroll within 31 days of the event, you will be not able to enroll until the next annual enrollment period.

Loss of Other Health Care Coverage

You or your dependents may qualify for a special enrollment period if you did not enroll yourself or your dependent when you first became eligible or during any subsequent open enrollments because, at that time you or your dependents were covered under other creditable coverage. You may enroll within 31 days of losing other creditable coverage because of one of the following:

- Termination of the Plan;
- Loss of eligibility under the Plan;
- Death, divorce or legal separation; or
- COBRA coverage period ends.

Other Events Which May Entitle You to Midyear Changes

In addition to the family status changes and special enrollment rights mentioned above you may also have the right to change your coverage within 31 days of the event if one of the following events occurs:

- The employer sponsored cafeteria plan or benefit plan in which your spouse or dependent participates has a different period of coverage than this Plan and your spouse or dependent makes coverage changes under his or her plan based on that coverage period;
in this case, you will be allowed to make changes under this Plan consistent with the
election of your spouse or dependents effective when their new coverage election takes
effect.
• A new dental benefit option is added and you want to switch to the new option; or
• There is a significant increase in the cost of coverage for the option you have selected and
you wish to switch to another option for the remainder of the year.
• If you have a new dependent as a result of marriage, birth, adoption or placement for
adoption you also have a special enrollment right and you may be able to enroll yourself
and your dependents in the Plan.

If you have a family status change, special enrollment right or another event that entitles you to
make mid-year changes, you have 31 days from the date of the event to change your coverage.
Your changes must be consistent with your changes in family status or special enrollment right or
other event, and must be approved by the Plan Administrator. For example, if you are married
and elect family coverage that covers your spouse and your only child, and your child turns 26
and no longer qualifies as a dependent, you may change your coverage to employee and spouse,
but not to employee only or no coverage. Changes cannot be made after the date of your
termination or loss of eligibility.

Effective Date of Coverage

Employees
Your coverage will take effect on the later to occur of:

• Your date of hire (if you are eligible right away); or
• The date you became eligible (for example, if you worked fewer than 20 hours per week
and transfer to a position in which you work at least 20 hours per week).

If you do not elect coverage within 31 days of your eligibility date, you will not be eligible to
enroll in coverage until the next open enrollment period unless you have a family status change
or another event that entitles you to make a midyear change.

Dependents
Coverage for your dependents will take effect on your eligibility date if, by then, you have
enrolled for dependent coverage. You should report any new dependents. This may affect your
contributions. If you do not enroll dependents within 31 days of any dependent's eligibility date
you will not be able to enroll them until the next open enrollment period unless this is a family
status change or other event that entitles you to make a midyear change.

A Child Who Must Be Covered Due to a Qualified Medical Child Support Order
You must make written request for such coverage. Coverage for the child will become effective
as soon as administratively possible. If you are the non-Custodial Parent, proof of claim for
such child may be submitted by the Custodial Parent. Benefits for such claim will be paid to the
Custodial Parent.
Termination of Coverage

Your coverage under the Plan will end on the last day of the month in which one of the following events occurs:

- You are no longer employed by Emory;
- You discontinue paying for coverage under COBRA;
- Your eligibility for coverage under COBRA ends;
- You lose your eligibility under the Plan; or
- You stop paying for your coverage.

Your dependent's coverage will end on the last day of the month that:

- Your coverage ends and dependent coverage is not available under COBRA, or your dependent elects not to continue coverage;
- Your dependent discontinues payments for coverage under COBRA;
- You die and your dependent does not elect coverage under COBRA or is not eligible for coverage under COBRA;
- Your dependent loses his or her eligibility under the Plan and does not elect coverage under COBRA or is not eligible for coverage under COBRA;
- You and your SSDP sign a Statement of Termination of Domestic Partnership; or
- Your dependent’s eligibility for coverage under COBRA ends.

Note: If you stop making contributions, your coverage will end on the last day of the month for which a full contribution was credited.
Dental Benefits Chart

<table>
<thead>
<tr>
<th></th>
<th>In-Network</th>
<th>Out-of-Network¹</th>
</tr>
</thead>
<tbody>
<tr>
<td>Preventive Services</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>(routine and deep cleanings, X-rays, sealant, etc.)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Basic Services</td>
<td>10%</td>
<td>20%</td>
</tr>
<tr>
<td>(filling, root canal, etc.)</td>
<td>After Deductible</td>
<td>After Deductible</td>
</tr>
<tr>
<td>Major Restorative</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>(crown, bridge, etc.)</td>
<td>After Deductible</td>
<td>After Deductible</td>
</tr>
<tr>
<td>Calendar Year Deductible²</td>
<td>$50/person</td>
<td>$50/person</td>
</tr>
<tr>
<td></td>
<td>$150/family</td>
<td>$150/family</td>
</tr>
<tr>
<td>Annual Maximums</td>
<td>$1,500/person</td>
<td>$1,500/person</td>
</tr>
<tr>
<td>Orthodontia</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Deductible</td>
<td>None</td>
<td>None</td>
</tr>
<tr>
<td>Co-insurance</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>Lifetime Maximum</td>
<td>$1,500</td>
<td>$1,500</td>
</tr>
</tbody>
</table>

¹ R&C applies, refer to the Definitions section
² Waived for preventive services

Your Dental Benefits

This Plan will pay Benefits only for expenses incurred while this coverage is in force. Except as described in any extended benefits provision, no Benefits are payable for expenses incurred before coverage has commenced or after coverage has terminated; even if the expenses were incurred as a result of an accident, injury, or disease which occurred, commenced, or existed while coverage was in force. An expense for a service or supply is incurred on the date the service or supply is furnished.

When a single charge is made for a series of services, each service will bear a pro rata share of the expense. The pro rata share will be determined by the Claims Administrator. Only the pro rata share of the expense will be considered to have been an expense incurred on the date of such service.

Although a specific service may be listed as a covered expense, it may not be covered unless it is necessary for the prevention, diagnosis or treatment of a dental condition. There are exclusions, Deductible and Copayment features, and stated maximum benefit amounts.

All maximums included in this Plan are combined maximums between In-Network and Out-of-Network, where applicable, unless specifically stated otherwise.
Provider Networks

To obtain a listing of network providers:

- Aetna Member services at (877) 238-6200
- Log-on to Aetna Navigator at [http://www.aetna.com/docfind/custom/emory](http://www.aetna.com/docfind/custom/emory)

In-Network Providers give you the maximum benefit available under the Plan. Out-of-Network providers are not contracted with the network; therefore your out-of-pocket cost may be higher. Under this Plan the Claims Administrator will pay claims up to the Reasonable and Customary Amount. You will be responsible for charges which exceed this amount.

Advance Claim Review

Before starting a course of treatment for which Dentists' charges are expected to be $350 or more, details of the proposed course of treatment and charges to be made should be filed in acceptable form with the Claims Administrator. The Claims Administrator will then estimate the benefits. You and the Dentist will be told what the charges are before treatment starts.

Some services may be given before advance claim review is made. These are oral exams, including prophylaxis and X-rays, and treatment of any traumatic injury or condition which:

- occurs unexpectedly;
- requires immediate diagnosis and treatment; and
- is characterized by symptoms such as severe pain and bleeding.

A course of treatment is a planned program of one or more services or supplies to treat a dental condition. The condition must be diagnosed by the attending Dentist as a result of an oral exam. The treatment may be given by one or more Dentists. The course of treatment starts on the date a Dentist first gives a service to correct or treat such dental condition.

Important Note:

As a part of advance claim review and as part of proof of any claim:

- The Claims Administrator has the right to require an oral exam of the person. This will be done at no cost to you.
- You must give The Claims Administrator all diagnostic and evaluative material which may be required. These include X-rays, models, charts, and written reports.

The benefits for a course of treatment may be for a lesser amount than would otherwise be paid if advance claim review is not made or if any required verifying material is not furnished. In this event, benefits will be reduced by the amount of covered dental expenses that The Claims Administrator cannot verify.
Covered Dental Expenses

Certain dental expenses are covered. These are the Dentist’ charges for the services and supplies listed below, which for the condition being treated, are necessary and customarily used nationwide and deemed by the profession to be appropriate. They must meet broadly accepted national standards of dental practice.

Preventive Services

Visits and X-Rays

- Office visit during regular office hours, for oral examination limited to two per year
- Prophylaxis (cleaning) (limited to 2 treatments per year). One “deep cleaning” CPT 4355 may be substituted for a prophylaxis cleaning once in a 24 month period of time.
- Topical application of fluoride (limited to one course of treatment per year and to children under age 16)
- Sealants, per tooth (limited to one application every 3 years for permanent molars only, and to children under age 16)
- Bitewing X-rays (limited to one per year)
- Complete X-ray series, including bitewings if necessary, or panoramic film (limited to 1 set every 3 years)
- Vertical bitewing X-rays (limited to 1 set every 3 years)

Basic Services

Restorative Dentistry

Excludes inlays, crowns (other than prefabricated stainless steel or resin) and bridges. (Multiple restorations in one surface will be considered as a single restoration.)

- Amalgam Restorations - Primary Teeth
- Amalgam Restorations - Permanent Teeth
- Resin Restorations
- Sedative Fillings
- Pin retention - per tooth, in addition to amalgam or resin restoration
- Extractions, including local anesthetics.
- Repair to full and partial denture including repair to cast framework and replacing missing or broken teeth.

Endodontics

- Pulp capping
- Pulpotomy
- Apexification/recalcification
- Apicoectomy
- Root Canal Therapy, including necessary X-rays
- Recementation of inlay, crown or bridge
Major Restorative
Cast or processed restorations and crowns are covered only as treatment for decay or acute traumatic injury and only when teeth cannot be restored with a filling material or when the tooth is an abutment to a fixed bridge.

- Inlays/Onlays - Metallic or Porcelain/Ceramic
  - Inlay, one or more surfaces
  - Onlay, two or more surfaces

- Inlays/Onlays - Resin
  - Inlay, one or more surfaces
  - Onlay, two or more surfaces

- Labial Veneers
  - Laminate-chairside
  - Resin laminate - laboratory
  - Porcelain laminate - laboratory

- Crowns
  - Resin
  - Resin with noble metal
  - Resin with base metal
  - Porcelain
  - Porcelain with noble metal
  - Porcelain with base metal
  - Base metal (full cast)
  - Noble metal (full cast)
  - Metallic (3/4 cast post and core)

- Pontics
  - Base metal (full cast)
  - Noble metal (full cast)
  - Base metal (full cast)
  - Porcelain with noble metal
  - Porcelain with base metal
  - Resin with noble metal
  - Resin with base metal

- Removable Bridge (unilateral) One piece casting, chrome cobalt alloy clasp attachment (all types) per unit, including pontics

- Dentures and Partialss (Fees for dentures and partial dentures include relines, rebases, and adjustments within six months after installation. Fees for relines and rebases include adjustments within six months after installation. Specialized techniques and characterizations are not eligible.)
  - Complete upper denture
  - Complete lower denture
  - Partial upper or lower, resin base (including any conventional clasps, rests, and teeth)
- Partial upper or lower, cast metal base with resin saddles (including any conventional clasps, rests, and teeth)
- Stress breakers
- Interim partial denture (stayplate), anterior only
- Office reline
- Laboratory reline
- Special tissue conditioning, per denture
- Rebase, per denture
- Adjustment to denture more than six months after installation
- Full and Partial Denture Repairs

**Oral Surgery**
- Impacted Tooth Removal (partially bony or completely bony)

**Space Maintainers**
Includes all adjustments within six months after installation
- Fixed (unilateral or bilateral)
- Removable (unilateral or bilateral)

**Orthodontic Treatment**
Coverage for orthodontic treatment is limited to those services and supplies listed on the Dental Care Schedule that applies.

A Dentist’s charges for services and supplies for orthodontic treatment are included as Covered Dental Expenses. In addition to all other terms of this dental benefit:

- The benefit rate will be the payment percentage for orthodontic treatment.
- Benefits will not exceed the Orthodontic Maximum for all expenses incurred by a family member in his or her lifetime. (It applies even if there is a break in coverage.)

*Coverage is not provided for any charges for an orthodontic procedure if an active appliance for that orthodontic procedure has been installed before the first day on which the person became a covered person for the benefit.*

**Limitations**

**Alternate Treatment Rule**
If more than one service can be used to treat a covered person’s dental condition, the Claims Administrator may decide to authorize coverage only for a less costly covered service provided that both of the following terms are met:

- the service selected must be deemed by the dental profession to be an appropriate method of treatment; and
- the service selected must meet broadly accepted national standards of dental practice.
Replacement Rule
The replacement of; addition to; or modification of existing dentures, crowns, casts or processed restorations, removable bridges or fixed bridgework is covered only if one of the following terms is met:

- The replacement or addition of teeth is required to replace one or more teeth extracted after the existing denture or bridgework was installed. Comprehensive Dental Expense Coverage must have been in force for the covered person when the extraction took place.
- The existing denture, crown; cast, or processed restoration, removable bridge, or bridgework cannot be made serviceable, and was installed at least five years before its replacement.
- The existing denture is an immediate temporary one to replace one or more natural teeth extracted while the person is covered, and cannot be made permanent, and replacement by a permanent denture is required. The replacement must take place within 12 months from the date of initial installation of the immediate temporary denture.

Tooth Missing But Not Replaced Rule
Coverage for the first installation of removable dentures; removable bridges; and fixed bridgework is subject to the requirements that such dentures; removable bridges; and fixed bridgework are (i) needed to replace one or more natural teeth that were removed while this policy was in force for the covered person; and (ii) are not abutments to a partial denture; removable bridge; or fixed bridge installed during the prior five years.

Benefit Maximums

- Annual Dental Maximum per person $1,500
- Orthodontia Lifetime Maximum per person $1,500

General Exclusions Applicable to Your Dental Benefits
Coverage is not provided for the following charges:

- Covered Dental Expenses do not include and no benefits are payable for charges for any dental services and supplies which are covered under any other plan of group benefits provided by Emory.
- Those for services and supplies to diagnose or treat a disease or injury that is an occupational injury or disease.
- Those for services not listed in the covered dental expenses that applies; except as specifically provided.
- Those for replacement of a lost, missing, or stolen appliance, and those for replacement of appliances that have been damaged due to abuse, misuse, or neglect.
- Those for dentures, crowns, inlays, onlays, bridgework or other appliances or services used for the purpose of splinting, to alter vertical dimension to restore occlusion, or correcting attrition, abrasion, or erosion for any of the following services:
- an appliance, or modification of one, if an impression for it was made before the person became a covered person;
- a crown, bridge, or cast or processed restoration, if a tooth was prepared for it before the person became a covered person;
- root canal therapy, if the pulp chamber for it was opened before the person became a covered person.

- Those for services intended for treatment of any jaw joint disorder; except as specifically provided.
- Those for space maintainers except when needed to preserve space resulting from the premature loss of deciduous teeth.
- Those for orthodontic treatment; except as specifically provided.
- Those for general anesthesia and intravenous sedation; unless done in conjunction with another necessary covered service.
- Those for treatment by other than a dentist; except that scaling or cleaning of teeth and topical application of fluoride may be done by a licensed dental hygienist. In this case, the treatment must be given under the supervision and guidance of a dentist.
- Those for services given by an Out-of-Network Provider to the extent that the charges exceed the amount payable for the services.
- Those for a crown, cast or processed restoration unless it is treatment for decay or traumatic injury and teeth cannot be restored with a filling material or the tooth is an abutment to a covered partial denture or fixed bridge.
- Those for pontics, crowns, cast or processed restorations made with high noble metals; except as specifically provided.
- Those for surgical removal of impacted wisdom teeth only for orthodontic reasons; except as specifically provided.
- Those for services needed solely in connection with non-covered services.
- Those for services done where there is no evidence of pathology, dysfunction, or disease other than covered preventive services.

Effect of Benefits under Other Plans

Coordination of Benefits - Other Plans Not Including Medicare
This Coordination of Benefits (COB) provision applies to this Plan when an employee or the employee’s covered dependent has medical and/or dental coverage under more than one Plan. “Plan” is defined herein.

Right to Receive and Release Needed Information
Certain facts about coverage and services are needed to apply these COB rules and to determine Benefits under this Plan and other Plans. This Plan has the right to release or obtain any information and make or recover any payments it considers necessary in order to administer this provision.

Right of Recovery
If the amount of the payments made by this Plan is more than it should have paid under this COB provision, this Plan may recover the excess from one or more of the persons it has paid or for whom it has paid; or any other person or organization that may be responsible for the Benefits or services provided for the Covered Person. The “amount of the payments made” includes the reasonable cash value of any Benefits provided in the form of services.
The order of benefit determination rules as discussed below determines which Plan will pay as the primary Plan. The primary Plan pays first without regard to the possibility that another Plan may cover some expenses. A secondary Plan pays after the primary Plan and may reduce the Benefits it pays so that payments from all group Plans do not exceed 100% of the total Allowable Expense. When two or more Plans pay Benefits, the rules for determining the order of payment are as follows:

- The primary Plan pays or provides its Benefits as if the secondary Plan or Plans did not exist.
- A Plan that does not contain a Coordination of Benefits provision that is consistent with this provision is always primary. There is one exception: coverage that is obtained by virtue of membership in a group that is designed to supplement a part of a basic package of benefits may provide that the supplementary coverage shall be excess to any other parts of the Plan provided by the contract holder. Examples of these types of situations are major medical coverages that are superimposed over base plan Hospital and surgical benefits, and insurance type coverages that are written in connection with a closed panel plan to provide Out-of-Network benefits.
- A Plan may consider the Benefits paid or provided by another Plan in determining its benefits only when it is secondary to that other Plan.
- The first of the following rules that describes which Plan pays its Benefits before another Plan is the rule to use:

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

- **Child Covered Under More Than One Plan.** The order of Benefits when a child is covered by more than one Plan is:
  - The primary Plan is the Plan of the parent whose birthday is earlier in the year if:
    - The parents are married;
    - The parents are not separated (whether or not they ever have been married); or
    - A court decree awards joint custody without specifying that one party has the responsibility to provide health care coverage; or
    - If both parents have the same birthday, the Plan that covered either of the parents longer is primary.

  - If the specific terms of a court decree state that one of the parents is responsible for the child’s health care expenses or health care coverage and the Plan of that parent has actual knowledge of those terms, that Plan is primary. This rule applies to claim determination periods or Plan years commencing after the Plan is given notice of the court decree.

- If the parents are not married, or are separated (whether or not they ever have been married) or are divorced, the order of Benefits is:
• The Plan of the Custodial Parent;
• The Plan of the spouse of the Custodial Parent;
• The Plan of the non-Custodial Parent; and then
• The Plan of the spouse of the non-Custodial Parent.

• Active or Inactive Employee. The Plan that covers a person as an employee, who is
  neither laid off nor retired, is primary. The same would hold true if a person is a
dependent of a person covered as a retiree and an employee. If the other Plan does not
have this rule, and if, as a result, the Plans do not agree on the order of Benefits, this rule
is ignored. Coverage provided an individual as a retired worker and as a dependent of an
actively working spouse will be determined under the above rule.

• Continuation Coverage. If a person whose coverage is provided under a right of
continuation provided by federal or state law also is covered under another Plan, the Plan
covering the person as an employee, member, subscriber or retiree (or as that person’s
dependent) is primary, and the continuation coverage is secondary. If the other Plan does
not have this rule, and if, as a result, the Plans do not agree on the order of Benefits, this
rule is ignored.

• Longer or Shorter Length of Coverage. The Plan that covered the person as an employee,
member or subscriber longer is primary.

If the preceding rules do not determine the primary Plan, the Allowable Expenses shall be shared
equally between the Plans meeting the definition of Plan under this provision. In addition, this
Plan will not pay more than it would have paid had it been primary.

Effect of Medicare
Dental Coverage under this Plan will be changed for any person while eligible for Medicare.

A person is "eligible for Medicare" if he or she is covered under it or is not covered under it
because of having refused it; having dropped it; or having failed to make proper request for it.

These are the charges this Plan will pay:
• The amount this Plan will pay will be figured so that this amount, plus the benefits under
Medicare, will equal 100% of "Plan Expenses." "Plan Expenses" means any necessary
and reasonable health expenses, part or all of which is covered under this Plan.
• Charges used to satisfy a person's Part B Deductible under Medicare will be applied
under this Plan in the order received by the Claims Administrator. Two or more charges
received at the same time will be applied starting with the largest first.
• Medicare benefits will be taken into account for any person while he or she is eligible for
Medicare. This will be done whether or not he or she is entitled to Medicare benefits.
• Any rule for coordinating "other plan" benefits with those under this Plan will be applied
after this Plan's Benefits have been figured under the above rules.
• Any benefits under Medicare will not be deemed to be an Allowable Expense.

If it is necessary in order to administer this provision, the Claims Administrator has the right to
release or obtain data and make or recover any payments.
Coverage will not be changed for any Covered Person at any time when Emory's compliance with federal law requires this Plan's Benefits for a person to be determined before Benefits are available under Medicare.

Additional Provisions

In the event of a misstatement of any fact affecting your coverage under this Plan, the true facts will be used to determine the coverage in force.

This document describes the main features of this Plan. Additional provisions are described elsewhere in the plan document on file with Emory. If you have any questions about the terms of this Plan or about the proper payment of Benefits, you may obtain more information from Emory.

Emory hopes to continue this Plan indefinitely, but as with all group Plans, this Plan may be changed or discontinued as to all or any class of employees.

Assignments

Coverage may be assigned only with the written consent of the Claims Administrator.

Reimbursement Provision

If a Covered Person suffers a loss or an injury caused by the act or omission of a third party, the Benefits in this Plan for such loss or injury will be paid only if the Covered Person, or his or her legally authorized representative, agrees in writing to:

- Pay the Claims Administrator up to the amount of the Benefits received under this Plan subject to applicable law if damages are collected. Damages may be collected by action at law; settlement; or otherwise.
- Provide the Claims Administrator a lien in the amount of the benefit paid. This lien may be filed with the third party; his or her agent; or a court which has jurisdiction in the matter. The payment and the lien referred to above shall be made or provided to the Claims Administrator in its capacity as the provider of administrative services to this Plan.

Subrogation and Right of Recovery Provision

As used throughout this provision, the term Responsible Party means any party actually, possibly, or potentially responsible for making any payment to a Covered Person due to a Covered Person’s injuries, illness, or condition, including the liability insurer of such party, or any insurance carrier providing medical expense or liability coverage including, but not limited to, uninsured motorist coverage, underinsured motorist coverage, personal umbrella coverage, medical payments coverage, workers compensation coverage, no-fault automobile insurance coverage, or any first party insurance coverage.

Immediately upon paying or providing any Benefit under this Plan, the Plan shall be subrogated to all rights of recovery a Covered Person has against any Responsible Party with respect to any payment made by the Responsible Party to a Covered Person due to a Covered Person’s injuries or illness, to the full extent of Benefits provided or to be provided by the Plan. In addition, if a Covered Person receives any payment from any Responsible Party as a result of an injury, illness, or condition, the Plan has the right to recover from, and be reimbursed by, the Covered
Person for all amounts this Plan has paid and will pay as a result of that injury, illness, or condition, up to and including the full amount the Covered Person receives from all Responsible Parties. By accepting Benefits (whether the payment of such Benefits is made to the Covered Person or made on behalf of the Covered Person to any provider) from the Plan, the Covered Person agrees that if he/she receives any payment from any Responsible Party as a result of an injury or illness, he/she will serve as a constructive trustee over the fund that constitutes such payment. Failure to hold such fund in trust will be deemed a breach of the Covered Person’s fiduciary duty to the Plan.

Further, the Plan will automatically have a lien, to the extent of Benefits advanced, upon any recovery whether by settlement, judgment or otherwise, that a Covered Person receives from any Responsible Party as a result of the Covered Person’s injuries, illness, or condition.

By accepting Benefits (whether the payment of such Benefits is made to the Covered Person or made on behalf of the Covered Person to any provider) from the Plan, the Covered Person acknowledges that this Plan’s recovery rights are a first priority claim against all Responsible Parties and are to be paid to the Plan before any other claim for the Covered Person’s damages. This Plan shall be entitled to full reimbursement on a first-dollar basis from any Responsible Party payments, even if such payment to the Plan will result in a recovery to the Covered Person which is insufficient to make the Covered Person whole or to compensate the Covered Person in part or in whole for the damages sustained. The Plan is not required to participate in or pay court costs or attorney fees to the attorney hired by the Covered Person to pursue the Covered Person’s damage claim.

The terms of this entire subrogation and right of recovery provision shall apply, and the Plan is entitled to full recovery regardless of whether any liability for payment is admitted by any Responsible Party and regardless of whether the settlement or judgment received by the Covered Person identifies the dental Benefits the Plan provided or purports to allocate any portion of such settlement or judgment to payment of expenses other than dental expenses. The Plan is entitled to recover from any and all settlements or judgments, even those designated as pain and suffering or non-economic damages only.

The Covered Person shall fully cooperate with the Plan’s efforts to recover its Benefits paid. It is the duty of the Covered Person to notify the Plan within 30 days of the date when any notice is given to any party, including an attorney, of the Covered Person’s intention to pursue or investigate a claim to recover damages or obtain compensation due to injuries or illness sustained by the Covered Person. The Covered Person shall provide all information requested by the Plan, the Claim Administrator or its representative including, but not limited to, completing and submitting any applications or other forms or statements as the Plan may reasonably request. Failure to provide this information may result in the termination of health Benefits for the Covered Person or the institution of court proceedings against the Covered Person.

The Covered Person shall do nothing to prejudice the Plan’s subrogation or recovery interest or to prejudice the Plan’s ability to enforce the terms of this Plan provision. This includes, but is not limited to, refraining from making any settlement or recovery that attempts to reduce or exclude the full cost of all Benefits provided by the Plan.

In the event that any claim is made that any part of this right of recovery provision is ambiguous, or if questions arise concerning the meaning or intent of any of its terms, the Claim
Administrator for the Plan shall have the sole authority and discretion to resolve all disputes regarding the interpretation of this provision.

By accepting Benefits (whether the payment of such Benefits is made to the Covered Person or made on behalf of the Covered Person to any provider) from the Plan, the Covered Person agrees that any court proceeding with respect to this provision may be brought in any court of competent jurisdiction as the Plan may elect. By accepting such Benefits, the Covered Person hereby submits to each such jurisdiction, waiving whatever rights may correspond to him/her by reason of his/her present or future domicile.

**Recovery of Overpayment**

If a benefit payment is made by the Claims Administrator, to or on behalf of any Covered Person, which exceeds the benefit amount such Covered Person is entitled to receive in accordance with the terms of the group contract, this Plan has the right:

- to require the return of the overpayment on request; or
- to reduce by the amount of the overpayment, any future benefit payment made to or on behalf of that Covered Person or another person in his or her family.

Such right does not affect any other right of recovery this Plan may have with respect to such overpayment.

**Reporting of Claims**

A claim must be submitted to the Claims Administrator in writing. It must give proof of the nature and extent of the loss. Emory has claim forms.

All claims should be reported promptly. The deadline for filing a claim for any Benefits is 90 days after the date of the loss causing the claim. If, through no fault of your own, you are not able to meet the deadline for filing a claim, your claim will still be accepted if you file as soon as possible. But unless you are legally incapacitated, you may file no later than 2 years after the deadline.

**Payment of Benefits**

Benefits will be paid as soon as the necessary proof to support the claim is received. All Benefits are payable to Core Providers or In-Network Providers or to you. However, this Plan has the right to pay any health Benefits to the service provider. This Plan may pay up to $1,000 of any benefit to any of your relatives whom it believes are fairly entitled to it. This can be done if the benefit is payable to you and you are a minor or not able to give a valid release. It can also be done if a benefit is payable to your estate.

**Records of Expenses**

Keep complete records of the expenses of each Covered Person. They will be required when a claim is made. In particular, make sure to keep the following:

- Names of Physicians, Dentists and others who furnish services; and
- Dates expenses are incurred and copies of all bills and receipts
Legal Action
No legal action can be brought against the Plan to recover under any benefit after three (3) years from the deadline for filing claims.

Filing an Appeal

Eligibility for Coverage, Participation and Contributions
The Plan Administrator will make all determinations relating to eligibility for coverage, participation, contributions or other administrative aspects of the Plan. You may file a claim with regard to any of these administrative issues with the Plan Administrator and appeal adverse claim decisions to the Plan Administrator.

How to File Your Appeal
To appeal an adverse administrative decision, file your appeal, in writing via regular mail to:

Emory University
Employee Benefits Department
Official Appeal
1599-001-1AP
1599 Clifton Road NE
Atlanta, Georgia 30322

or by fax to:
Emory University
Employee Benefits Department
Official Appeal
(404) 727-7145

Under no circumstances will an appeal be accepted via e-mail. Your appeal request should include your name, employee number and any other comments, documents, records and/or other information you would like to have considered, whether or not submitted originally. You will have 180 days from receiving notification of a denial of eligibility for coverage, participation and/or contributions to file an appeal with the Plan Administrator. Your appeal will be acknowledged within 15 working days of receipt. A representative of the Plan Administrator may call you to obtain records and/or other pertinent information in order to respond to your appeal. You will be notified of a decision with regard to your appeal not later than 30 days after the appeal is received. This period may be extended up to 15 days and a representative of the Plan Administrator will contact you to indicate a delay with regard to a determination of your appeal.

If you are dissatisfied with an appeal decision, you may file a second-level appeal with the Plan Administrator within 60 days of receipt of the decision with regard to your first appeal. The Plan Administrator will notify you of the decision with regard to your second appeal not later than 45 days after the appeal is received.
Health Plan Appeals For Claims Payment
You may file claims for Plan Benefits with the Claims Administrator and appeal adverse claim decisions, either yourself or through an authorized representative. To file an appeal:

For Dental claims:

Aetna
Attn: National Account CRT
P. O. Box 14463
Lexington, KY 40512
Fax: (859) 455-8650

If your appeal is denied in whole or in part, you will receive a written notice of the denial. The notice will explain the reason for the denial and the review procedures.

Claims
You will be notified of the decision not later than 30 days after receipt of the claim. This time period may be extended up to an additional 15 days due to circumstances outside the Plan's control. In that case, you will be notified of the extension before the end of the initial period. For example, the time permitted may be extended because you have not submitted sufficient information, in which case you will be notified of the specific information necessary and given an additional period of at least 45 days after receiving the notice to furnish that information. You will be notified of the Plan's claim decision no later than 15 days after the end of that additional period (or after receipt of the information, if earlier).

If you are dissatisfied with an appeal decision, you may file a second level appeal with the Claims Administrator within 60 days of receipt of the level one appeal decision. The Claims Administrator will notify you of the decision not later than 30 days after the appeal is received. If you do not agree with the final determination on review, you have the right to bring a civil action under Section 502(a) of ERISA, if applicable.

Exhaustion of Process
You must exhaust the applicable level one and level two processes of the appeal procedure before you:

- Contact the Department of Insurance to request an investigation of a complaint or appeal; or
- File a complaint or appeal with the Department of Insurance; or
- Establish litigation or administrative proceedings regarding an alleged breach of the policy terms or any matter within the scope of the appeals.
Summary of ERISA Information

The following information is provided to you in accordance with the Employee Retirement Income Security Act of 1974 (ERISA). Emory has determined that this information is the Summary Plan Description required by ERISA.

Employer Identification Number: 58-0566256
Plan Number: 502
Type of Plan: Welfare (health care benefits)

Type of Administration

Administrative Services Contract with:
Aetna Life Insurance Company
151 Farmington Avenue
Hartford, CT 06156

Plan Administrator:
Emory University
Attn: Vice President for Human Resources
1599 Clifton Road, First Floor
Atlanta, GA 30322

Agent for Service of Legal Process:
Emory University
Office of the General Counsel
201 Dowman Drive
101 Administration Building
Atlanta, GA 30322

End of Plan Year: December 31st

Source of Contributions: You and Emory share in the cost of this Plan.

Procedure for Amending the Plan: Emory may amend the Plan from time to time by a written instrument signed by a senior officer of Emory University

ERISA Rights

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

Examine, without charge, at the Plan Administrator’s office and at other specified locations, such as worksites, all documents governing the Plan, including insurance contracts, collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) that is filed by the Plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Pension and Welfare Benefit Administration.
Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan, including insurance contracts, collective bargaining agreements, and copies of the latest annual report (Form 5500 Series), and an updated Summary Plan Description. The Plan Administrator may make a reasonable charge for the copies.

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

Receive a copy of the procedures used by the Plan for determining a qualified domestic relations order (QDRO) or a qualified medical child support order (QMCSO).

**Continue Group Health Plan Coverage**

You may be able to continue health care coverage for yourself, your spouse, or your dependents if there is a loss of coverage under the Plan as a result of a qualifying event. You or your dependents may have to pay for such coverage.

In accordance with federal law (PL 99-272) as amended, Covered Persons have the right to continue their health expense coverage under certain circumstances. You or your dependents may continue any health expense coverage then in effect, if coverage would terminate for the reasons specified in sections A or B below. You and your dependents may be required to pay up to 102% of the full cost to the Plan of this continued coverage or as to a disabled individual whose coverage is being continued for 29 months in accordance with section A, up to 150% of the full cost to the Plan of this continued coverage for any month after the 18th month. Subject to the payment of any required contribution, health expense coverage may also be provided for any dependents you acquire while the coverage is being continued. Coverage for these dependents will be subject to the terms of this Plan regarding the addition of new dependents.

Continuation shall be available as follows:

A. Continuation of Coverage on Termination of Employment or Loss of Eligibility. If your coverage would terminate due to termination of your employment for any reason other than gross misconduct or your loss of eligibility under this Plan due to a reduction in the number of hours you work, you may elect to continue coverage for yourself and your dependents or your dependents may each elect to continue their own coverage. This election must include an agreement to pay any required contribution. You or your dependents must elect to continue coverage within 60 days of the later to occur of the date coverage would terminate and the date Emory informs you or your eligible dependents of any rights under this section. Coverage will terminate on whichever of the following is the earliest to occur:

- The end of an 18-month period after the date of the event that would have caused coverage to terminate.
- The end of a 29-month period after the date of the event that would have caused coverage to terminate, but only if prior to the end of the above 18-month period, you or your dependent provides notice to Emory, in accordance with section D below, that you or your dependent has been determined to have been disabled under Title II or XVI of the Social Security Act on the date of, or within 60 days of, the event that would have caused coverage to terminate. Coverage may be
continued for the individual determined to be disabled and for any family member (employee or dependent) of the disabled individual for whom coverage is already being continued and for your newborn or newly adopted child who was added after the date continued coverage began.

- The date that the group contract discontinues in its entirety as to health expense coverage. However, continued coverage may be available to you under another Plan sponsored by Emory.
- The date any required contributions are not made.
- The first day after the date of the election that the individual becomes covered under another group health Plan. However, continued coverage will not terminate until such time that the individual is no longer affected by a preexisting condition exclusion or limitation under such other group health Plan.
- The first day after the date of the election that the individual becomes enrolled in benefits under Medicare. This will not apply if contrary to the provisions of the Medicare Secondary Payer Rules or other federal law.
- As to all individuals whose coverage is being continued in accordance with the terms of the second bulleted item above, the first day of the month that begins more than 30 days after the date of the final determination under Title II or XVI of the Social Security Act that the disabled individual whose coverage is being so continued is no longer disabled but in no event shall such coverage terminate prior to the end of the 18-month period described in the first bulleted item above.

B. Continuation of Coverage under Other Circumstances. If coverage for a dependent would terminate due to:

- your death;
- your divorce;
- your ceasing to pay any required contributions for coverage as to a dependent spouse from whom you are legally separated;
- the dependent's ceasing to be a dependent child as defined under this Plan; or
- the dependent's loss of eligibility under this Plan because you become entitled to benefits under Medicare

The dependent may elect to continue his or her own coverage. The election to continue coverage must be made within 60 days of the later to occur of the date coverage would terminate and the date Emory informs your dependents, subject to any notice requirements in section D below, of their continuation rights under this section. The election must include an agreement to pay any required contribution.

C. Coverage for a dependent will terminate on the first to occur of:

- The end of a 36-month period after the date of the event that would have caused coverage to terminate.
- The date that the group contract discontinues in its entirety as to health expense coverage. However, continued coverage may be available to your dependents under another Plan sponsored by Emory.
- The date any required contributions are not made.
- The first day after the date of the election that the dependent becomes covered under another group health Plan. However, continued coverage will not terminate
until such time that the dependent is no longer affected by a preexisting condition exclusion or limitation under such other group health Plan.

- The first day after the date of the election that the dependent becomes enrolled in benefits under Medicare.

D. Multiple Qualifying Events - If coverage for you or your dependents is being continued for a period specified under section A, and during this period one of the qualifying events under the above section B occurs, this period may be increased. In no event will the total period of continuation provided under this provision for any dependent be more than 36 months. Such a qualifying event, however, will not act to extend coverage beyond the original 18-month period for any dependents (other than a newborn or newly adopted child) who were added after the date continued coverage began.

E. Notice Requirements
- If coverage for you or your dependents:
  - is being continued for 18 months in accordance with section A; and
  - it is determined under Title II or XVI of the Social Security Act that you or your dependent was disabled on the date of, or within 60 days of, the event in section A that would have caused coverage to terminate you or your dependent must notify Emory of such determination within 60 days after the date of the determination and within 30 days after the date of any final determination that you or your dependent is no longer disabled.

- If coverage for a dependent would terminate due to:
  - your divorce;
  - your ceasing to pay any required contributions for coverage as to a dependent spouse from whom you are legally separated; or
  - your dependent’s ceasing to be a dependent child as defined under this Plan (you or your dependent must provide notice to Emory of the occurrence of the event). This notice must be given within 60 days after the later of the occurrence of the event and the date coverage would terminate due to the occurrence of the event. If notice is not provided within the above specified time periods, continuation under this section will not be available to you or your dependents.

F. Continuation of Coverage During an Approved Leave of Absence Granted to Comply with Federal Law – If any coverage Emory allows you to continue has reduction rules applicable by reason of age or retirement, the coverage will be subject to such rules while you are on approved FMLA leave. Coverage will not continue beyond the first to occur of:

- The date you are required to make any contribution and you fail to do so.
- The date Emory determines your approved FMLA leave is terminated.
- The date the coverage involved discontinues as to your eligible class. However, coverage for health expenses may be available to you under another Plan sponsored by Emory.
Any coverage being continued for a dependent will not be continued beyond the date it would otherwise terminate. If coverage terminates because your approved FMLA leave is deemed terminated by Emory, you may, on the date of such termination, be eligible for continuation under federal law on the same terms as though your employment terminated, other than for gross misconduct, on such date.

If you acquire a new dependent while your coverage is continued during an approved FMLA leave, the dependent will be eligible for the continued coverage on the same terms as would be applicable if you were actively at work and not on an approved FMLA leave.

If you return to work for Emory following the date Emory determines the approved FMLA leave is terminated, your coverage under this Plan will be in force as though you had continued in active employment rather than going on an approved FMLA leave provided you make request for such coverage within 31 days of the date Emory determines the approved FMLA leave to be terminated. If you do not make such request within 31 days, coverage will again be effective under this Plan only if and when this Plan gives its written consent.

**Prudent Actions by Plan Fiduciaries**

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

**Enforce Your Rights**

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

Under ERISA there are steps you can take to enforce the above rights. For instance, if you request materials from the Plan and do not receive them within 30 days, you may file suit in a federal court. In such a case, the court may require the Plan Administrator to provide the materials and pay up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan Administrator.

If you have a claim for Benefits that is denied or ignored, in whole or in part, you may file suit in a state or federal court. In addition, if you disagree with the Plan’s decision or lack thereof concerning the status of a domestic relations order or a medical child support order, you may file suit in a federal court.

If it should happen that Plan fiduciaries misuse the Plan's money or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor or you may file suit in a federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim is frivolous.
**Assistance with Your Questions**

If you have any questions about the Plan, you should contact the Plan Administrator. If you have any questions about this statement or about your rights under ERISA, you should contact:

- the nearest office of the Pension and Welfare Benefits Administration, U.S. Department of Labor, listed in your telephone directory; or

You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Pension and Welfare Benefits Administration.
Definitions
When used in this SPD, the following words and phrases have the meaning explained herein.

Active Employee - means an employee who is working as a regular full-time or half-time (at least 20 hours per week) employee or as a temporary full-time employee on an assignment at Emory University scheduled for at least six months.

Benefits - Your right to payment for Covered Health Services that are available under the Plan. Your right to benefits is subject to the terms, conditions, limitations and exclusions of the Plan.

Calendar Year Deductible - The amount of Covered Dental Expenses you pay each plan year before Benefits are paid. There is a calendar year Deductible that applies to each person.

Claims Administrator - The companies (including affiliates) that provide certain claim administration services for the Plan is Aetna.

Claim Determination Period - The calendar year.

Co-insurance - A percentage of the charge that you are responsible for, after Deductibles.

Cosmetic Procedures - Procedures or services that change or improve appearance without significantly improving physiological function, as determined by the Claims Administrator on behalf of this Plan.

Covered Dental Expense(s) - The cost of Covered Health Services(s) that are included in this Plan when calculating Benefits payable.

Covered Person - This is either the employee, retired employee, or an enrolled dependent, but this term applies only while the person is enrolled under the Plan. References to "you" and "your" throughout this SPD are references to a Covered Person.

Deductible - The amount of Covered Expense you must pay each year before any Plan Benefits begin.

Dentist - A legally qualified dentist. Also, a physician who is licensed to do the dental work he or she performs.

Emory - Shall mean Emory University and its schools, operating divisions and affiliates and any/all entities controlled by Emory University either directly or indirectly, including but not limited to, the Carter Center, Inc., Emory Healthcare Inc., Emory Children’s Center Inc., The Emory Clinic Inc., Emory Specialty Associates, LLC, Emory /Saint Joseph’s, Inc., Saint Joseph’s Hospital of Atlanta, Inc., The Medical Group of Saint Joseph’s, LLC, Translational Testing and Training Laboratories, Inc., EHCA Johns Creek, LLC d/b/a Emory Johns Creek Hospital.

Excluded Amount - A charge made by a provider that is not covered under the Plan.
**In-Network Providers** - Providers that are part of, or who have contracts with the Claims Administrators. To locate a participating physician or facility, call 1-877-238-6200, or access www.aetna.com/docfind/custom/emory.

**Necessary** - A service or supply furnished by a particular provider is necessary if the Claims Administrator determines that it is appropriate for the diagnosis, the care or the treatment of the disease or injury involved. To be appropriate, the service or supply must:

- be care or treatment, as likely to produce a significant positive outcome as, and no more likely to produce a negative outcome than, any alternative service or supply, both as to the disease or injury involved and the person's overall health condition;
- be a diagnostic procedure, indicated by the health status of the person and be as likely to result in information that could affect the course of treatment as, and no more likely to produce a negative outcome than, any alternative service or supply, both as to the disease or injury involved and the person's overall health condition; and
- as to diagnosis, care and treatment be no more costly (taking into account all health expenses incurred in connection with the service or supply) than any alternative service or supply to meet the above tests.

In no event will the following services or supplies be considered to be necessary:

- those that do not require the technical skills of a medical, a mental health or a dental professional; or
- those furnished mainly for the personal comfort or convenience of the person, any person who cares for him or her, any person who is part of his or her family, any healthcare provider or healthcare facility; or
- those furnished solely because the person is an inpatient on any day on which the person's disease or injury could safely and adequately be diagnosed or treated while not confined; or
- those furnished solely because of the setting if the service or supply could safely and adequately be furnished in a physician's or a dentist's office or other less costly setting.

**Negotiated Charge** - This is the maximum charge an In-Network Provider has agreed to make as to any service or supply for the purpose of the Benefits under this Plan.

**Non-Occupational Disease or Injury** - A non-occupational disease is a disease that does not arise out of (or in the course of) any work for pay or profit or result in any way from a disease that does. A disease will be deemed to be non-occupational regardless of cause if proof is furnished that the person:

- is covered under any type of workers' compensation law; and
- is not covered for that disease or injury under such law.

**Orthodontic Treatment** - This is any medical service or supply or dental service or supply that is furnished to prevent, diagnose or to correct a misalignment of the teeth, bite or of the jaws or jaw joint relationship, whether or not for the purpose of relieving pain. Not included is the installation of a space maintainer or a surgical procedure to correct malocclusion.

**Out-of-Network Providers** - Providers who are not participating/contracted with the Claims Administrator. Out-of-pocket will be higher when seeking care from these providers.
Plan - Any Plan providing benefits or services by reason of medical or dental care or treatment, which benefits or services are provided by one of the following:

- Group, blanket, or franchise health insurance policies issued by insurers, including health care service contractors;
- Other prepaid coverage under service plan contracts, or under group or individual practice;
- Uninsured arrangements of group or group-type coverage;
- Labor-management trusted Plans, labor organization Plans, employer organization Plans, or employee benefit organization Plans;
- Medical benefits coverage in a group, group-type, and individual automobile “no-fault” and traditional automobile “fault” type contracts;
- Medicare or other governmental benefits;
- Other group-type contracts. Group type contracts are those which are not available to the general public and can be obtained and maintained only because membership in or connection with a particular organization or group.

If the contract includes both medical and dental coverage, those coverages will be considered separate Plans. The Medical/Pharmacy coverage will be coordinated with other Medical/Pharmacy Plans. In turn, the dental coverage will be coordinated with other dental Plans. The Plan described in this summary is the Emory Traditional Dental Plan, the “Plan”.

Plan Administrator - Emory University Human Resource Department

Reasonable and Customary Charges - This only applies to Out-of-Network claims. Only that part of a charge that is reasonable is covered. The reasonable charge for a service or supply is the lowest of the provider's usual charge for furnishing it, and the charge the Claims Administrator determines to be appropriate, based on factors such as the cost of providing the same or a similar service or supply and the manner in which charges for the service or supply are made; and the charge the Claims Administrator determines to be the prevailing charge level made for it in the geographic area where it is furnished.

In some circumstances, the Claims Administrator may have an agreement with a provider (either directly, or indirectly through a third party) that sets the rate that will be paid for a service or supply. In these instances, in spite of the methodology described above, the reasonable charge is the rate established in such agreement.