July, 2017

TO: Participants in the MEBA Medical and Benefits Plan
FROM: Ann S. Gilchrist, Administrator
RE: Summary Plan Descriptions

Enclosed please find a new Summary of Plan Description (" SPD") for the MEBA Medical and Benefits Plan. This SPD, which also contains the updated MEBA Medical and Benefits Plan Regulations, should be inserted into your three-ring binder behind the "Medical" tab. The existing contents behind that tab relating to the MEBA Medical and Benefits Plan should be discarded.

Also enclosed please find an updated Delta Dental Evidence of Coverage which should be inserted behind either the "Dental" tab (if your SPD has a tab specifically for dental benefits). Otherwise insert behind the "Medical" tab. Again, the existing contents that tab relating to the MEBA Medical and Benefits Plan should be discarded.

If you do not have a binder, please contact us and one will be sent to you. If you were previously given a binder and need a replacement, there will be a charge for the replacement.

Please feel free to contact us if you have any questions.

[Signature]

Ann S. Gilchrist, Administrator
MEBA Medical and Benefits Plan

Summary Plan Description

2017
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Introduction

If you have any questions about the MEBA Medical and Benefits Plan, your participation in it, please contact the Plan Office in Baltimore in writing.

About Your Summary Plan Description

The MEBA Medical and Benefits Plan ("Medical Plan" or "Plan") provides medical, prescription drug, dental, mental health, disability, life and accidental death and dismemberment benefits in accordance with the MEBA Medical and Benefits Plan Rules and Regulations ("Rules and Regulations"). The Rules and Regulations are explained in this Summary Plan Description ("SPD"). This SPD covers only the major provisions of the Medical Plan, which should make it easier to read than the full Rules and Regulations. There have been many changes to the Plan since we last published a SPD. We have kept you apprised of all these changes through the issuance of Summaries of Material Modifications, which have all been incorporated into this new SPD.

Please understand that no general explanation can adequately provide all the details of the Medical Plan. Therefore, this SPD does not change or otherwise interpret the terms of the official Medical Plan documents, such as the Agreement and Declaration of Trust Establishing the MEBA Welfare Plan ("Trust Agreement") or the Rules and Regulations. Your rights can be determined only by referring to these official documents, which are available for your inspection as described in the “Your Rights” section of this SPD.

Please note that nobody other than the Board of Trustees of the MEBA Medical and Benefits Plan ("Board of Trustees" or "Trustees") has any authority to interpret the Rules and Regulations (or other official Medical Plan documents) or to make any promises to you about your benefits under the Medical Plan. If you have any questions about your Medical Plan benefits, do not rely on anyone’s oral advice, but write to the Plan Office and you will receive a written reply to your inquiry.

This SPD does not override the Plan’s Rules and Regulations. Only the Rules and Regulations and the other official Medical Plan documents govern the operation of the Medical Plan and the benefits to which you may be entitled. This SPD is supplied solely for the purpose of assisting you in comprehending the scope and meaning of the Medical Plan, not to replace or amend it.
If any of the information contained in this SPD is inconsistent with the official Medical and Benefits Plan documents, the provisions of the official documents will govern in all cases. The Board of Trustees reserves the right to amend, modify or terminate the Medical and Benefits Plan and the Rules and Regulations (in whole or in part) at any time and from time to time, subject to the limitations set forth in the Trust Agreement.

**Medical Coverage**

We know that maintaining good health is important to you and your family. That’s why the Medical Plan provides medical coverage to help pay the cost of health care for you and your qualified dependents.

The Plan’s medical coverage reimburses you for all or part of a broad range of medical expenses you or your qualified dependents may incur.

In order to counter the rising costs of medical benefits the Plan uses CareFirst BlueCross BlueShield as a Preferred Provider Organization (“PPO”). CareFirst BlueCross BlueShield is one of the nation’s largest networks of doctors and hospitals. If you use providers within the PPO network, you will be reimbursed at higher rates and both you and the Medical Plan will benefit from bigger discounts. The Medical Plan also uses a Prescription Drug Plan (“PDP”) to keep down the cost of prescription drug coverage while providing you with excellent coverage and service – OptumRx is the Medical Plan’s PDP.

The Trustees believe the Plan is a “grandfathered health plan” under the Patient Protection and Affordable Care Act (the “Affordable Care Act”). As permitted by the Affordable Care Act, a grandfathered health plan can preserve basic health coverage that was already in effect when that law was enacted. Being a grandfathered health plan means that your plan may not include certain consumer protections of the Affordable Care Act that apply to other plans, for example, the requirement for the provision of preventive health care services without any cost sharing. However, grandfathered health plans must comply with certain consumer protections in the Affordable Care Act, for example, the elimination of lifetime limits on benefits.
Questions regarding which protections apply and which protections do not apply to a grandfathered health plan and what might cause a plan to change from grandfathered health plan status can be directed to the Plan Administrator at (410) 547-9111. You may also contact the Employee Benefits Security Administration, U.S. Department of Labor at 1-866-444-3272 or www.dol.gov/ebsa/healthreform. This website has a table summarizing which protections do and do not apply to grandfathered health plans.

**Dental Coverage**

Maintaining good dental health is important to your overall well-being. That’s why the Medical Plan also provides dental coverage to help pay the cost of dental services for you and your qualified dependents while you are eligible for active employee coverage.

The Medical Plan's dental coverage is provided by Delta Dental. Delta Dental operates the nation’s largest network of participating dentists. After meeting an annual deductible, treatment you receive from in-network dentists costs you only a small co-pay. If you wish, you may receive treatment from out-of-network dentists. If you do, Delta Dental will reimburse you based on the reasonable and customary charge for the services performed and you pay a co-pay and any additional charges.

Please note, dental coverage is not available to pensioners or their qualified dependents.

**Life, Accidental Death and Accidental Dismemberment Coverages**

Peace of mind is not something you can come by easily, especially when you try to plan for the uncertainties of the future. The Medical Plan provides Life, Accidental Death and Accidental Dismemberment Benefits that can help by providing valuable benefits for you and your family if you die or if you’re seriously injured in an accident.
Coverage by the MEBA Medical and Benefits Plan

“Covered Employment” is employment with a Participating Employer and vacation time for which you receive benefits from the MEBA Vacation Plan.

A “Participating Employer” is any Employer that is obligated under a collective bargaining agreement or a participation agreement to make contributions to the Medical and Benefits Plan.

Who Is Eligible

Employee Coverage

As a new entrant into the Medical Plan, you become covered on the date you complete 30 days of Covered Employment in any six consecutive calendar months. You will maintain your eligibility under the Medical Plan if you complete a second period of 30 days of Covered Employment within a period of six consecutive calendar months as long as this second period of Covered Employment falls within your first year of participation. Thereafter, in order to maintain eligibility, you must complete 60 days on the payroll in Covered Employment within any period of six consecutive calendar months. Absence from work due to any health factor (e.g., sick leave or hospitalization) is not treated as being in Covered Employment for purposes of counting the days for eligibility. Days of attendance at the Calhoon MEBA Engineering School count for purposes of determining your eligibility for Medical Plan benefits (unless you are otherwise entitled to such credit as work in Covered Employment or unless you are receiving vacation benefits paid by the MEBA Vacation Plan).

Your Medical Plan coverage continues for six months following the last day of Covered Employment that was used to earn your eligibility. If you become totally disabled, the following rules apply:

If the disability occurs while actively employed, the 18-month extension will run from the last day of Covered Employment (date of disability).

If the disability occurs while on a vacation period immediately following Covered Employment (for which you filed prior to the disability), the 18-month extension will run from the last day of the vacation period.

If the disability occurs subsequent to the last day of the vacation period immediately following Covered Employment (for which you filed prior to the disability), the 18-month extension will run from the last day of the vacation period that immediately followed Covered Employment.

If you are employed by District No. 1-PCD, MEBA (the “Union”), the Calhoon MEBA Engineering School, the
Plan Office, or another employer that covers non-collectively bargained employees, your coverage begins after you complete one month of continuous employment and ends on the last day of the month in which your employment terminates.

In all cases, your coverage ends immediately upon entering military service unless you elect to continue coverage under the Uniformed Services Employment and Re-employment Rights Act (“USERRA”).

**Dependent Coverage**

While you are covered by the Plan your qualified dependents are also covered for medical and dental benefits. Your qualified dependents are:

Your spouse (coverage for your spouse ends on the date of divorce, legal separation or when you and your spouse enter into a written agreement to live separately);

Your natural and adopted children under the age of 26, regardless of marital status or student status;

Your unmarried stepchildren under age 19 if they are members of your household and principally dependent on you for support;

Your unmarried stepchildren from age 19 through 22 who are full-time students and who are principally dependent on you for support;

Your unmarried grandchildren under age 19 if they are members of your household and principally dependent on you for support, and your unmarried grandchildren from age 19 through 22 who are full-time students and who are principally dependent on you for support, but only if a court has awarded you legal custody of them, you have tried to adopt them but have been unable to do so, both parents of the grandchildren are deceased, incarcerated, totally disabled or unable to care for them, and you claim the grandchildren as dependents on your federal income tax return.

Children for whom you are obligated to provide medical coverage under a Qualified Medical Child Support Order,
subject to the age limits above; and

Your parents, if you do not have a spouse or children who qualify as dependents, and your parents are principally dependent on you for support and are claimed as dependents on your federal income tax return.

If your dependent is covered by more than one health care plan, the Medical Plan’s Coordination of Benefits rules will apply. You may be asked to provide verification of other coverage for adult children (age 19 through 25) before claims will be processed.

The age limits for dependent children do not apply to an unmarried child who is incapable of self-sustaining employment by reason of mental or physical disability, provided the child became so incapable before the age limit was reached.

If your dependent stepchild or grandchild is a full-time student enrolled at a post-secondary institution and takes a medically necessary leave of absence (as certified by the dependent stepchild’s or grandchild’s attending Legally Qualified Physician), coverage under the Medical Plan will continue during the leave of absence until the earlier of one year from the date the leave of absence began, or the date the stepchild’s or grandchild’s coverage under the Medical Plan would have otherwise ended (e.g., attainment of age 23, marriage, or if the child is no longer principally dependent on you for support and maintenance). This coverage is provided concurrent with COBRA coverage, which means that if your stepchild or grandchild is not eligible for coverage when the one-year period ends, your stepchild or grandchild may elect COBRA coverage, but the length of COBRA coverage will be reduced by the period of the leave of absence.

Coverage for your qualified dependents ends when your coverage ends, or when they cease to be qualified dependents as defined above. If you die while covered, coverage for your qualified dependents continues at no cost for five calendar months after the month of your death - - except that surviving spouses are eligible to receive retiree medical benefits until they reach age 65 and become eligible for Medicare (provided that you had a minimum of five years of vesting credit and did not
retire before November 1, 2003). Surviving dependent children may receive benefits until they attain the maximum age applicable above. After that coverage ends, your qualified dependents may extend coverage under COBRA, but they will have to pay for it.

It is your obligation to notify the Plan Office in writing within 30 days if your dependents no longer meet any of the above requirements.

**Spousal Waiver of Coverage**

Your spouse may elect to withdraw from coverage under the Medical Plan subject to the following rules:

- Your spouse must execute before a notary public or Medical Plan employee a written application and election to withdraw from coverage;
- Your spouse must acknowledge in writing that the election to withdraw is voluntary;
- An election to withdraw from coverage can only be revoked in writing before a notary public or a Medical Plan employee;
- Future coverage for your spouse will be effective on the first day of the month following the Medical Plan’s receipt of a written revocation to withdraw from coverage.

**When Coverage Terminates**

If you and/or your dependent no longer meet the Plan’s eligibility requirements, your coverage and/or your dependent’s coverage will end as provided above. You are required to notify the Plan Office in writing within 30 days of events that affect your and/or your dependent’s eligibility under the Plan. The Plan also reserves the right to retroactively rescind or cancel your coverage under the Plan if you or any of your dependents engage in fraud and/or intentional misrepresentation of a material fact, or if you or your Employer fails to timely pay premiums or contributions to the Plan. Failure to follow the terms of the Plan, such as failing to notify the Plan of a change in dependent status, accepting benefits in excess of what is covered under the Plan or after you or
your dependent are no longer eligible for coverage, will be considered fraud and/or intentional misrepresentation. You are treated as having knowledge of all the eligibility terms of this Plan. Events that may lead to ineligibility and a retroactive loss of coverage under the Plan include, but are not limited to:

- Failure to report a divorce;
- Failure to report a legal separation;
- For stepchildren and grandchildren, failure to report a change in student status, a change in residency, or a change in support;
- For stepchildren and grandchildren, failure to report a child’s marriage;
- For grandchildren, failure to meet the grandchild’s eligibility rules; and
- Failure to timely pay any required premiums (e.g. COBRA, pensioner contributions, Alternate Medical Plan premiums).

If you do not timely notify the Plan Office of an event that causes a loss or change in your or your dependent’s eligibility under the Plan, you will be required to reimburse the Plan for benefits that were paid after the event that caused your and/or your dependent’s coverage to be terminated.

**You Must Submit a Permanent Data Form**

To have Medical Plan coverage you must submit a Permanent Data Form to the Plan Office in Baltimore, Maryland. Your dependents’ coverage will begin at the same time as your coverage or as soon as a dependent becomes qualified, whichever occurs later.

Your qualified dependents are not covered under the Medical Plan unless a Permanent Data Form has been completed, signed and submitted to the Plan Office and they are listed on the Permanent Data Form. If there is any change to your dependents’ status (e.g., birth, death, change in marital status, etc.), you need to submit a new Permanent Data Form.
A PPO is a network of doctors, hospitals, and other health care professionals and facilities that have agreed to charge discounted rates for their services. We call them “preferred providers.” The PPO network used by the Plan is provided through CareFirst BlueCross BlueShield – a network that includes more than 85% of the country’s doctors and hospitals. You may obtain a list of preferred providers by visiting their website at www.bcbs.com. There are several advantages to using a PPO provider for covered expenses:

Lower costs wind up saving both you and the Plan money;

You don’t have to pay any charges above the reasonable and customary charge.

Simply show your CareFirst BlueCross BlueShield card (which you’ll receive when you begin Plan coverage). “Reasonable and customary charge” means the prevailing charge in the geographical area of the

In Network and Out of Network Coverage

If you use a PPO preferred provider, you have to pay $20 and the applicable co-payment each time you visit a doctor or hospital. The co-payment is 10% for covered expenses charged by a hospital and 20% for other covered expenses. After that, the Medical Plan pays 90% of your covered expenses charged by a hospital and 80% of your other covered expenses.

If you use a provider who does not participate in the PPO network, you’ll still receive benefits, but you may have to pay more out of your own pocket. After you pay an annual deductible for inpatient hospitalization ($250 per person/$500 per family), the Plan generally pays 60% of the reasonable and customary charge for the hospitalization and you pay the rest (subject to an out of pocket limit). For non-hospital expenses, there is no deductible and the Plan generally pays 60% of the reasonable and customary charge for covered expenses and you pay the rest (subject to an out of pocket limit). If you use a non-PPO provider, your provider’s charges may exceed the reasonable and customary charge. In that case, the Plan pays benefits based only on the reasonable and customary charge and you pay any amounts the Plan doesn’t pay.

Even when a non-PPO provider is used, the Plan’s payment will be 80% of the reasonable and customary medical charges where a good faith effort is made to use a PPO provider.

Please note that, regardless of whether your doctor or hospital is a PPO preferred provider:

You are required to get precertification before you are admitted to the hospital;

You are required to get precertification before having any non-emergency outpatient surgery;

You are required to get precertification for varicose vein surgery and Botox or other similar treatment; and
provider for the same or similar service or supply, as determined by the Plan Office.

“Covered expenses” means the types of medical services and supplies covered by the Medical Plan. The services and supplies must be performed or prescribed by a qualified provider and, except for specifically covered preventive care, must be medically necessary for the treatment of an illness or injury.

Please see “Covered Expenses for Active Employees” and the “Summary of Benefits” chart for more information about covered expenses.

“Out-of-pocket costs” means co-pays, the 10% (PPO) or 40% (non-PPO) of covered hospital expenses, and the 20% (PPO) or 40% (non-PPO) of covered non-hospital expenses you must pay, plus any annual deductible, and 20% prescription co-payments. Out of pocket costs do not include non-covered expenses, charges in excess of the reasonable and customary charge, or penalties for failure to get a required pre-certification, as explained below.

The Plan only pays for covered expenses.

These requirements are explained in greater detail later in this section.

How the Deductible Works

Once an individual reaches his or her individual $250 deductible, the deductible is considered satisfied for that individual for the remainder of the calendar year. Once any combination of covered individuals reaches the $500 family deductible, the deductible is considered satisfied for all covered family members for the remainder of the calendar year. After the deductible is satisfied, the Medical Plan pays the amounts set forth above.

Out-of-Pocket Limit

If you and your qualified dependents incur $5,000 in “out of pocket costs” for covered expenses in a calendar year, the Medical Plan pays 100% of the reasonable and customary charge for all covered expenses for your family for the remainder of that year.

Precertification Requirements

The Medical Plan requires you to get precertification of an in-patient hospitalization and any non-emergency outpatient surgery before non-emergency surgery is performed. These requirements apply to both PPO and non-PPO providers, and it is your responsibility to get any required precertification.

Precertification of Hospitalization

You must obtain precertification of your (or your dependents’) admission to a hospital. This precertification is intended to help you and your qualified dependents make informed decisions when facing
If you have any questions about whether a particular treatment or service is covered under the Medical Plan, contact the Plan Office in Baltimore in writing.

hospitalization.

If a doctor recommends that you stay overnight in a hospital, simply contact American Health Holdings (AHH) prior to your non-emergency admission, or as soon as possible following an emergency admission, by calling AHH’s toll free number 1-800-641-5566.

If a hospital admission is not precertified, the charges associated with the admission will not be covered. You will be responsible for paying the hospital room and board charges and charges for any services and supplies in connection with the hospital admission, and they won’t count toward either the deductible or the out-of-pocket limit.

Precertification of Outpatient Surgery

You must precertify your (or your dependent’s) non-emergency outpatient surgery. Remember, the Medical Plan only covers procedures and treatment that are medically necessary. This precertification is intended to ensure that the outpatient surgery is medically necessary prior to your incurring the cost of the procedure. If a doctor recommends that you have outpatient surgery, contact American Health Holdings (AHH) prior to scheduling your surgery by calling AHH’s toll free number 1-800-641-5566.

If you don’t get your non-emergency outpatient surgery pre-certified, you will be responsible for paying the expenses in connection with your surgery, and they won’t count toward either the deductible or the out-of-pocket limit.

Precertification of Other Services

American Health Holdings offers additional services that will help you or your dependents (1) manage claims dollars, (2) decide on the best treatment plan, and (3) facilitate the payment of claims. The following precertification services are NOT mandatory, but are available should you or your dependents choose to use them:

• Outpatient treatment for substance/alcohol abuse
• Outpatient continuing care services which include:
  ▪ Durable medical equipment and prosthetics or braces when cost of such items exceeds $500;
  ▪ Home health care;
  ▪ Speech therapy; and
  ▪ Physical and occupational therapy when necessitated by stroke, multiple sclerosis or radical mastectomy.

Legally Qualified Physician

Except as specifically stated otherwise in this SPD or the Rules and Regulations, the Medical Plan only covers services provided by a Legally Qualified Physician. A Legally Qualified Physician is a person who is duly licensed to (1) prescribe and administer any drugs, (2) perform surgical procedures, (3) perform chiropractic manipulations, or (4) who is a certified nurse midwife or certified registered nurse anesthetist, or (5) with respect to the coverage of nervous and mental disorders, any mental health practitioner who is either licensed or certified by the State in which he/she practices. A licensed nurse practitioner, or licensed physician’s assistant, is deemed to be a Legally Qualified Physician when acting within the scope of his license. Also, physiotherapy performed under the supervision of a Legally Qualified Physician is covered (but subject to maximum visit limits).

Health Care Decisions

You are responsible for making decisions regarding the coverage option you choose and for your selection of physicians and other medical providers. In addition, you and your physician are responsible for choosing the course of treatment for (or for choosing not to treat) any illness, injury or other medical condition. The Trustees and/or your employer are not in any way responsible for the outcome of any medical treatment or health care (or lack of such treatment or care).

Covered Expenses for Active Employees

The following is a brief summary of covered expenses.
Hospital Room and Board
The Medical Plan covers charges for a semi-private room. Additional charges for a private room are covered only if shown to be medically necessary.

Hospital Services and Supplies
The Medical Plan covers services and supplies furnished in a hospital in which the covered individual is confined.

Outpatient Hospital-Type Services
The Medical Plan covers outpatient hospital-type services related to surgical procedures performed at an approved ambulatory surgical center.

Physician and Surgical Charges
The Medical Plan covers physician and surgical charges for services rendered by a Legally Qualified Physician.

Nursing Care
The Medical Plan covers private duty nursing care by a Registered Nurse (RN), or, if an RN is unavailable, by a Licensed Practical Nurse (LPN), provided in a hospital in which the covered individual is confined. The Plan also covers private duty nursing care by an RN or LPN provided in a setting other than a hospital during the first 30 days following discharge from a hospital (but not more than 30 days total coverage in any twelve months). No coverage is provided for nursing care provided by the patient’s spouse, brother, sister, children or parents.

Mental and Nervous Disorders
If you or your dependent is confined in a hospital for the care and treatment of a mental or nervous disorder, the Medical Plan will treat that as a covered expense for up to a maximum of three days of treatment per calendar year. Covered charges that exceed the calendar year three-day maximum benefit apply toward your family’s $5,000 out-of-pocket maximum. Any out-of-pocket expenses covered by the Plan in excess of $5,000 within a calendar year are paid at 100% of the discounted or PPO allowed charges (or reasonable and customary charge) for the remainder of the calendar year.
Outpatient expenses for the treatment of a mental or nervous disorder are covered at 70% of the reasonable and customary charges up to a maximum of 100 visits in a 36 month period.

**Alcohol, Drug and Other Substance Abuse**

The Medical Plan covers 100% of the reasonable and customary charges for the care and treatment of alcoholism and drug and other substance abuse.

Any inpatient hospitalizations for substance/alcohol abuse or mental health treatment are subject to the Plan’s precertification requirements. Contact American Health Holdings prior to your non-emergency admission, or as soon as possible following an emergency admission, at 1-800-641-5566.

**Maternity Benefit**

The Medical Plan covers maternity-related expenses incurred by you or your covered spouse if the pregnancy begins while coverage is in effect or if the expenses are incurred while coverage is in effect. Maternity expenses of dependent children are not covered, except to the extent required by law.

In accordance with Federal law, the Medical Plan does not restrict benefits for any covered hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a normal vaginal delivery, or less than 96 hours following a cesarean section. However, Federal law generally does not prohibit the mother’s or newborn’s attending physician, after consulting with the mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours as applicable). In any case, the Plan may not, under Federal law, require that a provider obtain authorization from the Plan for prescribing a length of stay not in excess of 48 hours (or 96 hours).

**Influenza Vaccination Benefit**

The Medical Plan covers one annual influenza vaccination.

**Well-Baby Visits Benefits**

The Medical Plan covers well-baby visits for a newborn baby while in the hospital immediately following birth.
through discharge of the mother from the hospital.

The Plan also covers services rendered to a newborn baby while in the hospital immediately following birth through discharge; provided such services are required by state, local or federal statute.

**Optical Expense Benefit**

For eligible employees, their spouses and covered dependent children age 19 or older, the Medical Plan pays up to a total of $180 per calendar year for the following optical services and supplies:

- Optical examination by an ophthalmologist or optometrist;
- Prescription eyeglasses, including frames; and
- Contact lenses.

If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit of $540.

For covered dependent children under age 19, the Plan covers 100% of reasonable and customary charges for optical services limited to one exam and one pair of glasses (lenses and frames) or contact lenses per calendar year.

**Hearing Aid Benefit**

During any 36 month period, the Medical Plan pays (a) 80% of charges incurred up to $1,250 for instrument(s) (up to $1,000); (b) 80% of charges incurred up to $50 for examination(s) (up to $40) and you pay the rest. (When filing a claim, you must include a recommendation for a hearing aid from a Legally Qualified Physician.)

**Prescription Drug Benefit**

OptumRx is the Medical Plan’s prescription drug benefit administrator. OptumRx’s network includes nearly 60,000 participating pharmacies in the U.S. As a participant, you should have an OptumRx ID card. If you do not have one, please contact the Plan Office.

- There are several advantages to using OptumRx, in addition to lowering your drug
costs:

- Because the total cost of the drug is typically significantly reduced, your 20% co-pay is typically significantly reduced as well;

- You pay only your 20% co-pay at the time you get your prescription and no longer have to wait for the Medical Plan to reimburse you for the remaining 80%;

- You don’t have to pay any charges above the reasonable and customary charge; and

- There are no claim forms to complete. Simply show your OptumRx card (which you’ll receive when you begin Medical Plan coverage) when you visit a participating pharmacy.

In general, the Plan pays 80% of the reasonable and customary charge for your prescription drugs and you pay the remaining 20% plus any amount above the reasonable and customary charge. The Plan will pay 100% of the costs of certain over-the-counter drugs prescribed by your doctor. The prescription drug benefit does not cover mineral and vitamin supplements, food additives and drugs to stop smoking.

OptumRx has negotiated price reductions with pharmacies to provide quality, low-cost drug coverage. You should use an OptumRx-contracted pharmacy to get maximum prescription benefits under the Medical Plan. Because of the tens of thousands of participating pharmacies and availability of prescriptions by mail order, you and your family should have ready access to OptumRx pharmacies. If you do not use an OptumRx-contracted pharmacy or mail order service, your prescriptions still will be reimbursed by OptumRx, but the amount of reimbursement will be limited to 80% of the reasonable and customary charge for the prescription drug.

Regardless of whether or not you use an OptumRx participating pharmacy, the Medical Plan does not cover more than a 34-day supply of prescription drugs, except that a 180-day supply of maintenance drugs for an employee may be covered. With respect to pensioners, non-collectively bargained employees, and dependents, the maximum quantity for all drugs is 34 days.

The Trustees have implemented the following prescription drug and medicine programs:

**Member Pays the Difference Program**

If you or your qualified dependent elects to receive a brand-name drug, you or your dependent will be required to pay the difference between the cost of the brand-name drug and an equivalent generic drug, in addition to the applicable generic co-insurance, unless the generic drug is found not to be therapeutically equivalent. The difference in cost between the brand name drug and the generic drug will not be included when determining the calendar year Out-of-Pocket Limit described on page 10.
Pharmacogenomics Prior Authorization Program
The Plan covers certain specialty prescription drugs (as determined from time to time by the Trustees), provided prior authorization is obtained. Ask your doctor to call OptumRx to obtain prior authorization.

Non-Essential Prior Authorization Program
The Plan covers certain non-essential prescription drugs (as determined from time to time by the Trustees), provided prior authorization is obtained. Ask your doctor to call OptumRx to obtain prior authorization.

Over-the-Counter Medications
The Plan covers certain over-the-counter medications (as determined from time to time by the Trustees) that previously required a prescription, provided that such over-the-counter medication is prescribed by a Legally Qualified Physician. The Plan pays 100% of the cost for such over-the-counter medications.

If you or your dependent elect to receive a brand-name over-the-counter medication, you or your dependent will be required to pay the difference between the cost of the over-the-counter medication and an equivalent generic drug, unless the generic drug is found not to be therapeutically equivalent. The Plan will pay 100% of the lesser of the cost of the brand-named over-the-counter medication and the equivalent generic drug for such over-the-counter medications. The difference between the brand-named over-the-counter medication and the generic drug will not be included when determining the calendar year Out-of-Pocket Limit described on pages 8-9.

Acupuncturists
The Medical Plan covers medically necessary services provided by licensed acupuncturists acting within the scope of his license up to a maximum of 10 visits per person per calendar year. (The limit on visits does not apply to acupuncture treatment by a Legally Qualified Physician.)

Gynecological Benefits
The Medical Plan covers 100% of reasonable and
customary charges for one annual routine gynecological examination, including pap smears and related tests.

**Mammograms**

The Medical Plan covers 100% of reasonable and customary charges for one annual routine mammogram for women age 35 and older.

Mammograms performed because of the appearance of symptoms of breast disease are covered under the Plan at 80% (PPO) or 60% (non-PPO) of reasonable and customary charges, at any age.

**Mastectomy/Mammoplasty**

In accordance with Federal law, the Medical Plan covers the following medical services in connection with coverage for a mastectomy:

- reconstruction of the breast on which the mastectomy has been performed;
- surgery and reconstruction of the other breast to produce symmetrical appearance;
- prostheses; and
- treatment of physical complications in all stages of mastectomy, including lymphedema.

**Orthotics**

The Medical Plan covers orthotics up to a lifetime family maximum of $500 (the lifetime maximum does not apply when orthotics are used as braces).

**Hospice Care**

When a participant or dependent is terminally ill with cancer, the Medical Plan provides hospice care coverage.

**Diabetes Treatment**

When there is a diagnosis of diabetes present, the Medical Plan will provide a maximum lifetime benefit of two visits to a nutritionist or dietician for educational purposes and a maximum lifetime benefit of one visit for training on the use of an insulin pump.
Preventive Care Benefits

Immunizations Covered 100% for Adults and Children

The Plan covers immunizations for children and flu shots for adults and children. The Plan also covers immunizations based on the Centers for Disease Control and Prevention (the CDC) recommended guidelines for adults age 19 and older. The cost for the following immunizations are covered in full:

Children under 19 years of age

- Recommended immunizations and flu shots when they are administered by either in- or out-of-network providers

Adults age 19 and over

- Flu vaccine covered when they are administered by either in- or out-of-network providers
- Td/Tdap, Shingles, Pneumococcal, Meningococcal, MMR, HPV, Chickenpox, Hepatitis A and B covered when they are administered by in-network providers only.

Preventive Office Visits Covered 100% for Children Under 19

Annual physicals and well-baby and well-child preventive office visits are an important way to monitor your health and catch problems early. The Plan will cover preventive care office visits for children under 19 years of age 100% when performed by an in-network provider. The preventive care office visits will be covered as follows:

- One visit three to five days after birth;
- One visit each at 1, 2, 4, 6, 9, 12, 15, 18, 24 and 30 months; and
- One visit each year beginning at age 3 through age 18.
Covered services during well visits include a physical exam, administration of necessary immunizations, tracking growth, a developmental/behavioral/learning assessment and discussion on illness prevention, diet, physical fitness, and health and safety issues, among other services and will be based on the judgment of your physician, subject to the Plan’s general exclusions.

Colonoscopies Covered 100%

According to the American Cancer Society, preventing colorectal cancer (and not just finding it early) is a major reason for getting tested. Finding and removing polyps can help prevent some people from getting colorectal cancer.

For that reason, the Plan covers 100% of the expense of routine colonoscopies performed by a CareFirst PPO Provider for participants and their covered dependents once every five years as follows:

- At age 50 and older; or

- Younger if you are at increased risk due to family history (beginning at the earlier of age 40 or 10 years before the youngest age that an immediate relative (i.e., a parent or sibling) was diagnosed with colorectal cancer.

Other Preventive Screenings and Tests Covered 100%

Preventive screenings and tests can help with the early detection of cancers, as well as changes in the status of existing conditions. The Plan covers the following tests and screenings 100% when they are administered by in-network providers.
<table>
<thead>
<tr>
<th>Disease</th>
<th>Benefit</th>
<th>In-Network Coverage</th>
<th>Limitations</th>
</tr>
</thead>
<tbody>
<tr>
<td>Diabetes</td>
<td>Annual Hemoglobin A1C Test</td>
<td>100%, covered only with a related diagnosis</td>
<td>One test per year for diagnosed diabetics</td>
</tr>
<tr>
<td></td>
<td>Annual Diabetic Nephropathy Screening</td>
<td>100%, covered only with a related diagnosis</td>
<td>One test per year for diagnosed diabetics</td>
</tr>
<tr>
<td></td>
<td>Annual Diabetic Retinopathy Screening</td>
<td>100%, covered only with a related diagnosis</td>
<td>One test per year for diagnosed diabetics</td>
</tr>
<tr>
<td>Hyperlipidemia</td>
<td>Total Cholesterol Testing</td>
<td>100%, covered only with a related diagnosis</td>
<td></td>
</tr>
<tr>
<td>COPD (Chronic Obstructive Pulmonary Disease)</td>
<td>Spirometry Testing</td>
<td>100%, covered only with a related diagnosis</td>
<td></td>
</tr>
<tr>
<td>Cancer</td>
<td>Cervical Center Screening</td>
<td>100%</td>
<td>One annual routine gynecological exam, including a PAP smear</td>
</tr>
<tr>
<td></td>
<td>Breast Cancer Screening</td>
<td>100%</td>
<td>One mammogram per year for women 40 years of age and older, one baseline mammogram between ages 35 and 39</td>
</tr>
</tbody>
</table>

**Dependent Contraceptives**

The Plan covers contraceptives for dependent children, subject to the existing cost sharing and coverage rules of the Plan.

Under the Plan's coverage rules, the Plan will not cover certain contraceptives, including the following:

- Spermicide, jelly, cream
- Surgical sterilization
- Condoms
- Foam
- Sponge

Please note that this list is not all inclusive.
Charges for Other Services and Supplies
The Medical Plan covers charges for the following services and supplies made in connection with an illness or injury if medically necessary and prescribed by a Legally Qualified Physician:

- X-rays and lab examinations;
- Anesthetics (including administration);
- Oxygen (including administration);
- Rental (or purchase, when cost effective) of certain medical equipment and appliances;
- Chiropractic treatment, x-ray or physical therapy or other similar therapeutic treatment performed by or under the supervision of a Legally Qualified Physician. Chiropractic treatment and physical therapy are limited to 40 visits in a two year period combined, but this limit does not apply for physical therapy treatment following a stroke, radical mastectomy, or if used as treatment for multiple sclerosis or a condition caused by multiple sclerosis;
- Local use of an ambulance when medically necessary for transportation to the nearest facility equipped to provide treatment;
- Speech therapy by a licensed qualified speech therapist, provided the speech impairment is caused by illness or injury. In the case of a congenital defect, speech therapy expenses will be covered provided corrective surgery for the defect either has been performed or is not appropriate; speech therapy as a result of a mental or personality disorder is not covered.
- Blood and blood plasma (including administration);
- Prosthetics, braces or crutches when made necessary by an illness or injury which occurred while the individual was covered under the Plan;
• Vision therapy, provided (i) the condition can be corrected surgically and (ii) therapy is being performed in lieu of surgery;
• Hematopoietic cell transplants for the treatment of Crohn’s disease, when provided as part of a Phase II clinical trial;
• Hemoglobin A1C testing (once annually), diabetic nephropathy screening (once annually), and diabetic retinopathy screening (once annually) if you have been diagnosed as diabetic and use a PPO provider;
• Total cholesterol testing if you have been diagnosed with hyperlipidemia and use a PPO provider; and
• Spirometry testing if you have been diagnosed with chronic obstructive pulmonary disease and use a PPO provider.

**Bariatric Procedures**

Expenses incurred by an active employee (other than an administrative staff employee) in connection with an FDA approved bariatric procedure for the treatment of obesity are covered by the Medical Plan’s provisions for hospital, surgical and medical benefits, subject to the satisfaction of certain medical criteria available from the Plan Office. Coverage expenses associated with FDA approved bariatric procedures are not available to dependents of active employees, active employees who are administrative staff employees or their dependents, pensioners or dependents of pensioners.

**Diagnostic Centers**

You and your qualified dependents are entitled to one annual health examination each calendar year at a MEBA Diagnostic Center. There is no charge for the exam. You must make an appointment for an exam by contacting the center:
The Trustees have developed a Travel Policy. Reimbursement for all travel to a Diagnostic Center is made in accordance with the Travel Policy, which is attached as Appendix A to this SPD. Different rules apply for travel to an Alternate Gulf Coast Clinic (described below).

**Travel Agency**

An in-house Travel Coordinator is available to provide travel services to you and your dependents attending the MEBA Diagnostic Centers. Use of the in-house Travel Coordinator is mandatory for all travel arrangements to receive reimbursement of all air travel expenses. You must make the initial payment for travel expenses and will be reimbursed by the Medical Plan subject to the limits of the Medical Plan’s Travel Policy.

**Home of Record**

Your Home of Record is your primary residence. If your primary residence is outside of the United States, the Home of Record for the purpose of paying the travel reimbursement is deemed to be the airport included on a list designated by the Trustees of major Continental United States airports that is closest to your Home of Record. Travel will not be reimbursed if your Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.

**Frequency of Reimbursement**

Reimbursement of round-trip transportation will be made to you and your dependents to travel to a MEBA Diagnostic Center. No more than one round-trip reimbursement will be made for any person during any
calendar year. Travel paid or reimbursed by a MEBA Training Plan contributing employer for travel to the Calhoon MEBA Engineering School or by the MEBA Training Plan for transportation to the Calhoon MEBA Engineering School immediately before or after a MEBA Diagnostic Center exam will not be eligible for reimbursement by the Medical Plan.

**Travel by Air**

Reimbursement for travel by airplane will be based upon coach airfare actually paid, subject to a maximum reimbursement. The maximum reimbursement will be the in-policy fares calculated from the minimum cost of round-trip, non-refundable, seven day, advance purchase coach airfare. This amount will be determined by the Medical Plan’s Travel Coordinator.

If reimbursement is made to you or your dependent and it is later discovered that the ticket was not used, you or your dependents will not be allowed to be seen at a MEBA Diagnostic Center until such time as the reimbursement is repaid. The Medical Plan’s Travel Coordinator will provide reports on all air travel to the MEBA Diagnostic Centers. These reports will show the actual fare and the maximum reimbursement. They will also indicate whether the ticket was used.

You and your dependents are encouraged to make and confirm travel arrangements with the Travel Coordinator 21 days or more in advance. This will maximize fare reductions and further reduce the travel expense for the Medical Plan.

With proper documentation, travel arranged fewer than seven days before a visit to the MEBA Diagnostic Center will be reimbursed at the round-trip, non-refundable coach airfare only for active employees discharged from a vessel within the seven-day window preceding a visit to the MEBA Diagnostic Center.

The Medical Plan’s Travel Coordinator has been informed that non-stop or one-stop direct flights are preferable. One stop connecting flights are acceptable so long as travel time is not extended by more than 120 minutes over non-stop flights. Multiple-stop direct or connecting flights are acceptable if non-stop, one-stop
direct or one-stop connecting flights are unavailable.

**Changes or Cancellations**
Changes or cancellations to air travel arrangements must be made through the Plan’s Travel Coordinator, unless a change or cancellation is required for travel occurring outside of normal office hours.

**Travel by Train or Bus**
Reimbursement for travel by train or bus will be based on the actual fare. Reimbursement for travel by train or bus will not exceed the maximum amount payable had you or your dependent traveled by air and used the Medical Plan’s Travel Coordinator. Travel by train or bus will not be reimbursed if your Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.

**Travel by Automobile**
Reimbursement for travel by automobile will be based upon mileage, payable at the IRS mileage allowance in effect at the time of the travel. Mileage reimbursement will not exceed the maximum amount payable had you or your dependent traveled by air and used the Medical Plan’s Travel Coordinator. Mileage will not be reimbursed if your Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.

The maximum reimbursable mileage will be computed on the basis of official automobile club maps. For automobile travel in excess of 400 miles one way, **gasoline, toll and/or hotel receipts must be presented** to establish actual travel, but reimbursement will be at the IRS mileage rate and gasoline, tolls and hotel will not be reimbursed.

**Maximum Travel Reimbursement**
Regardless of the form of travel to a MEBA Diagnostic Center, the maximum reimbursement is the round-trip, non-refundable coach airfare only for active employees discharged from a vessel within the seven-day window preceding a visit to the MEBA Diagnostic Center.
Travel From a Location Other than the Home of Record

If you or your dependent travels to a MEBA Diagnostic Center from a location other than your Home of Record, reimbursement for such travel will be made as long as arrangements for such travel were made by using the Medical Plan’s Travel Coordinator subject to the limitations set forth in the Medical Plan’s Travel Policy. The reimbursement will not exceed the maximum amount payable had you or your dependent traveled by air from your Home of Record and used the Medical Plan’s Travel Coordinator.

Permanent ROS Employees

If you are employed as a permanent ROS employee traveling from a ROS vessel, reimbursement from the vessel will be paid instead of from your Home of Record.

Booking Fees

You must book all flights through the Medical Plan’s Travel Coordinator by calling the Travel Coordinator toll free. The Medical Plan will reimburse you for original booking fees charged for reservations made through the Medical Plan’s Travel Coordinator.

The toll free telephone number is (877) 324-6322. Normal operating telephone hours for the Travel Coordinator are generally Monday through Friday from 9:00 a.m. until 5:00 p.m., Eastern Standard Time (6:00 a.m. until 3:00 p.m. Pacific Standard Time).

International collect calls will no longer be accepted. International calls should be directed to (410) 547-9111.

Change or cancellation fees will not be reimbursed. However, if a MEBA Diagnostic Center exam is cancelled by the MEBA Diagnostic Center and a ticket has already been purchased, the Medical Plan will pay normal airline cancellation fees or change fees for another appointment.
After-Hour Emergency Services

After-hour emergency services are available. The after-hour emergency services are NOT to be used for regular bookings. Regular bookings should only be made using the Plan's Travel Coordinator. Use of after-hour services should be used only for emergencies while traveling.

Fees for after-hour emergency services are charged Monday through Friday between the hours of 8:01 p.m. and 8:59 a.m., Eastern Standard Time; between the hours of 8:01 p.m. Friday through 8:59 a.m. Monday, Eastern Standard Time; and all day on holidays. After-hour fees in excess of original booking fees charged during normal operating hours of the Travel Coordinator will not be reimbursed.

The toll free emergency telephone number is (877) 486-7370. The number for Maryland local calls and Long Distance Overseas is (443) 977-4169.

Miscellaneous Allowance

A $20 miscellaneous travel expense allowance per family per calendar year will be paid. If you travel by air, in lieu of the $20 travel allowance, each family will receive reimbursement of up to a maximum of $50 for miscellaneous expenses, provided actual taxi/transportation receipts are presented to the Plan Office.

Required Documentation

For all travel subject to reimbursement, copies of actual travel documentation, including but not limited to, tickets, boarding passes and receipts must be presented. Failure to present the required documentation can result in the denial of your travel reimbursement.

Travel Profile

The Plan maintains profiles of employees containing the following information: First Name, Middle Initial, Last Name, Home of Record on File with the Plan Office, Date of Birth and Telephone Number, if available.

Although you will be able to book dependent travel through the Travel Coordinator, you do not need to
provide profile information for your dependents.

**Things to Note When Arranging Travel**

- Your Name (or your dependent’s name) must match the traveler’s passport, driver’s license or other official identification documents to avoid travel delays. This will be verified at the time your travel arrangements are made.

- You must provide an E-mail Address that the Medical Plan’s Travel Coordinator can use to confirm your (or your dependent’s) travel arrangements or to notify you of a reservation change.

- You must use the Travel Coordinator to book flights for you and your dependents. For travel to the MEBA Diagnostic Center, reimbursement will only be made for your airfare, bus, train or mileage expenses as outlined above, and those of your eligible dependents. The Plan will not reimburse you for additional charges such as checked bag fees, meals, hotels, etc.

- The Travel Coordinator will have the ability to make car and hotel reservations. If you need these services, you should discuss them at the time you make your travel arrangements.

**ALTERNATE GULF COAST CLINIC SITES**

In addition to the Diagnostic Centers, there are two Gulf Coast clinic sites at which employees, pensioners, and qualified dependents living in the Gulf Region can receive their annual physicals (as an alternative to the MEBA Diagnostic Centers). The clinics are located in the Houston and New Orleans areas.

<table>
<thead>
<tr>
<th>HOUSTON</th>
<th>NEW ORLEANS</th>
</tr>
</thead>
<tbody>
<tr>
<td>American Family Care Urgent Care</td>
<td>West Jefferson Industrial Medicine, L.L.C.</td>
</tr>
<tr>
<td>5568 Weslayan Street</td>
<td>107 Wall Boulevard, Suite A</td>
</tr>
<tr>
<td>Houston, TX 77005</td>
<td>Gretna, LA 70058</td>
</tr>
<tr>
<td>Telephone: (713) 666-7050</td>
<td>Telephone: (504) 433-5070</td>
</tr>
</tbody>
</table>

Monday thru Saturday – 8:00 a.m. to 8:00 p.m. | Monday thru Friday – 7:30 a.m. to 5:00 p.m.

Sunday – 8:00 a.m. to 5:00 p.m.
It is not mandatory that employees and pensioners living in the Gulf Region and their dependents use these alternate clinic sites. The MEBA Diagnostic Centers in Baltimore and Oakland remain in operation and are available for use by eligible employees and pensioners and their dependents.

Because it’s necessary for the patient to be fasting before being seen, an appointment is required at the alternate clinic sites (the same as at the MEBA Diagnostic Centers).

SERVICES

The services available from the alternate clinics and the MEBA Diagnostic Centers are as follows:

<table>
<thead>
<tr>
<th>Service</th>
<th>MEBA Diagnostic Centers Baltimore or Oakland</th>
<th>American Family Care Urgent Care</th>
<th>West Jefferson</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Physical</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Completion of required Coast Guard forms (Eligible Employees)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Completion of required MSC forms (Eligible Employees)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Completion of required School forms (Dependent Children)</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Verification of Annual Examination</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes</td>
</tr>
<tr>
<td>Benzene Certification</td>
<td>Yes — results sent to and certificate issued by the Plan Office in Baltimore.</td>
<td>Yes — results sent to and certificate issued by the Plan Office in Baltimore.</td>
<td>Yes — results sent to and certificate issued by the Plan Office in Baltimore.</td>
</tr>
<tr>
<td>PPD</td>
<td>Only if Participant can return within 3-4 days to have results read.</td>
<td>Only if Participant can return within 3-4 days to have results read.</td>
<td>Only if Participant can return within 3-4 days to have results read.</td>
</tr>
</tbody>
</table>
PRE-EMPLOYMENT PHYSICALS

Pre-employment physicals are not available at the alternate clinic sites under this program. The Union or your Employer will provide the name of an acceptable location.

Similar to the examination reports issued by the MEBA Diagnostic Centers, the reports issued by the alternate clinics will contain on the last page a “fit-for-duty” or “not-fit-for-duty” certification as of the date of the diagnostic examination.

FREQUENCY OF EXAM

Regardless of whether an alternate clinic or an MEBA Diagnostic Center is used, you and your dependents will be entitled to an annual diagnostic examination not more than once in any calendar year.

ELIGIBILITY

In order to receive an annual diagnostic examination, you must meet the eligibility requirements for benefits under the Plan. However, the Plan will also provide one annual physical exam per lifetime conducted at a MEBA Diagnostic Center for an individual who is not an eligible employee or dependent, but is a registered individual seeking employment with an Employer. This one-time annual physical exam at other than a MEBA Diagnostic Center and transportation costs associated with this exam are not covered.

In order for a pensioner to receive an annual diagnostic examination, the pensioner must make the required pensioner contributions to the Plan.
TRANSPORTATION

Transportation benefits when using an alternate Gulf Coast site are different than when using a MEBA Diagnostic Center.

If one of the alternate Gulf Coast clinics is used and your Home of Record is in excess of 75 miles from the alternate Gulf Coast clinic, an allowance of $50 per family will be paid. No other transportation benefits are payable when an alternate Gulf Coast clinic is used.

Note: Anyone living outside the 75 mile limit will only be reimbursed the $50 when an alternate Gulf Coast clinic is used.
Summary of Benefits for Active Employees

This chart provides a convenient summary of your medical coverage under the Plan:

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calendar Year Deductible for Inpatient Hospital Expenses</td>
<td>$250 per individual $500 per family</td>
</tr>
<tr>
<td>Calendar Year Catastrophic Protection Out-of-Pocket Limit</td>
<td>$5,000 per family</td>
</tr>
</tbody>
</table>

**Doctor's Office Services**

<table>
<thead>
<tr>
<th></th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Office Visits</td>
<td>Plan pays 80% after you pay $20</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>X-Ray and Lab Tests</td>
<td>Plan pays 80%</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

**Hospital Inpatient Services (subject to Precertification Requirements)**

<table>
<thead>
<tr>
<th></th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Room and Board (up to semi-private room rate), In-patient Facility Charges (including intensive care) and related lab and x-ray charges.</td>
<td>Plan pays 90%</td>
<td>After deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Anesthesia, Physician Consultations, Surgical Services</td>
<td>Plan pays 80%</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

**Hospital Outpatient Services**

<table>
<thead>
<tr>
<th></th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary Emergency Room Treatment for Illness or Accidental Injury</td>
<td>Plan pays 80% after you pay $20</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Ambulatory Surgery Centers (facility fee, related lab and x-ray)</td>
<td>Plan pays 90%</td>
<td>After deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Anesthesia, Physician Consultations, Surgical Services</td>
<td>Plan pays 80%</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Plan Feature</td>
<td>Benefit</td>
<td></td>
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<tr>
<td>----------------------------------------------------------------------------</td>
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<td></td>
</tr>
<tr>
<td><strong>Inpatient Psychiatric Care</strong></td>
<td><strong>PPO</strong>  Plan pays 90% and you pay the rest  Plan pays 60% of reasonable and customary charges and you pay the rest</td>
<td></td>
</tr>
<tr>
<td>Inpatient Treatment of Mental and Nervous Disorders (benefits limited to a maximum of 3 days per calendar year)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Outpatient Psychiatric Care</strong></td>
<td>Plan pays 70% of reasonable and customary charges and you pay the rest</td>
<td></td>
</tr>
<tr>
<td>Outpatient Treatment of Mental and Nervous Disorders (benefits limited to a maximum of 100 visits per 36 months)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Alcoholism And Drug-Abuse Care</strong></td>
<td>Plan pays 100% of reasonable and customary charges</td>
<td></td>
</tr>
<tr>
<td>Alcohol, Drug and other Substance Abuse</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Other</strong></td>
<td>Once in a calendar year. Transportation benefits are also payable for active employees and their qualified dependents who live in excess of 75 miles from the MEBA Diagnostic Center nearest their Home of Record.</td>
<td></td>
</tr>
<tr>
<td>Annual Physical Exam by appointment at a MEBA Diagnostic Center</td>
<td>Plan generally pays up to $180/calendar year for each covered individual. If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit of $540.</td>
<td></td>
</tr>
<tr>
<td><strong>Optical Care</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Hearing Aids</strong></td>
<td>During any 36-month period, the Plan pays:  80% of charges incurred up to $1,250 for instrument(s) (up to $1,000) and you pay the rest; plus  80% of charges incurred up to $50 for examination(s) (up to $40) and you pay the rest</td>
<td></td>
</tr>
<tr>
<td><strong>Prescription Drugs</strong></td>
<td>Plan pays 80% of scheduled charges and you pay the rest. Plan pays 100% of the costs of certain over-the-counter drugs prescribed by your doctor.</td>
<td></td>
</tr>
</tbody>
</table>
Shipboard Illnesses and Injuries

It’s your responsibility to file a report with the appropriate Officer aboard the Vessel. Make sure you get a copy of the report for your records. Failure to file a report may result in denial of coverage by the Plan and your Employer.

Exclusions

No benefits are payable by the Plan for the following:

- Shipboard illnesses and injuries (your Employer is required to pay all such expenses directly);
- Charges for which you or your dependent would be entitled to coverage under any workers’ compensation law, or which are incurred in connection with any injury or illness arising out of any employment for wage or profit;
- General health exams, well baby care, immunizations or inoculations, except as specifically provided elsewhere in this SPD;
- Charges above the “reasonable and customary” charge for a service or supply;
- Charges related to any organ transplants other than transplants of corneas, kidneys, liver, skin, bone marrow or blood;
- Services or supplies not included in the list of Covered Expenses set forth in the Rules and Regulations;
- Eye examination, eyeglasses and hearing aids except when required as a direct result of an accidental injury to natural eyes or ears, or as described above (see “Optical Benefits” and “Hearing Aid Benefits”);
- Dental work or treatment except when required as a direct result of an accidental injury to natural teeth or as described below. (see “Dental Benefits”);
- Cosmetic treatment or surgery of any kind, except when necessitated by an accidental bodily injury, and drugs used for cosmetic purposes;
- Charges for non-emergency surgery that is not precertified by American Health Holdings;
- Charges for non-emergency hospitalization that is not precertified by American Health Holdings;
- Charges in connection with hospitalization after the length of stay exceeds the number of days pre-certified by the Plan;
- Charges for hospitalization above $50,000, unless the additional coverage is pre-certified by the Plan;
- Charges for the treatment of alcoholism or drug or other substance abuse, except as set forth above (see “Alcohol, Drug and Other Substance Abuse”);
- Charges for the treatment of mental or nervous disorders, except as set forth above (see “Mental and Nervous Disorders”);
- Transportation or travel except for local use of an ambulance as set forth above;
- Any item that may be listed as a Covered Expense, but which is received:
  - In connection with a pregnancy or pregnancy-related disability for any dependent other than a qualified dependent spouse, except as required by law;
  - As a result of an injury or illness resulting from war, whether declared or undeclared;
  - For services received at federal government expense; or
  - As a result of an injury or illness that is caused, directly or indirectly, by participation in a riot or the commission of a felony, except that injuries or illnesses incurred as a result of being a victim of domestic violence shall not be excluded.
- Charges resulting from a self-inflicted injury, suicide or attempted suicide, except that such charges incurred by a qualified dependent child under age 26 at the time of the injury, etc. are not excluded. This exclusion does not apply to the extent that the self-inflicted injury, suicide or attempted suicide is incurred as the result of a mental illness;
- Charges for care, treatment or maintenance received after the sick or injured person has been cured, or after the illness or incapacity has been declared permanent and/or not responsive to further treatment;
- Charges in connection with artificial fertilization or insemination, including (but not limited to) in vitro fertilization or GIFT procedures;
- Orthotics, except when used as braces or as set forth above;
- Charges incurred in connection with reverse tubal ligation and vasovasostomy;
- Charges incurred in connection with surgical procedures performed for the treatment of obesity, except as described under Covered Expenses;
- Exercise equipment and programs and surgery designed to treat obesity, including morbid obesity;
- Treatment of co-morbid conditions via surgical
treatment of obesity, for dependents of active employees, pensioners, dependents of pensioners, or for administrative staff and their dependents;

- Oral medications for impotence if the prescribed dosage exceeds six doses per month;
- Unauthorized prescription refills and lost prescriptions;
- Occupational therapy;
- Charges for services and supplies in connection with temporal mandibular joint (TMJ) disorder in excess of a $1,500 lifetime maximum benefit;
- Radial Keratotomy, laser vision correction or any other surgery performed to correct refractive errors;
- Acupuncture, except when performed by a Legally Qualified Physician, or when performed by a licensed acupuncturist subject to the limits set forth above;
- Hospital services and supplies which are personal convenience items, such as telephone and television;
- Charges related to the educational or vocational training of the patient; and
- Compound medications (as defined by the U.S. Food and Drug Administration (FDA)), unless the use of such medications is determined to be medically necessary. The FDA defines a compound medication as one that requires a licensed pharmacist to combine, mix or alter the ingredients of a medication when filling a prescription. The FDA does not verify the quality, safety and/or effectiveness of compound medications.

**Experimental Treatments**

The Plan does not cover any experimental, educational or investigative treatments, medical devices or drugs. A treatment, medical device or drug will be considered experimental, educational or investigative if:
The Trustees determine, after considering any information submitted by the claimant and any other information they deem appropriate, that it is experimental, educational or investigative;

- It is labeled as being for experimental, educational or investigative purposes (or words to that effect);
- The provider describes it in a patient informed consent document or in any other manner as being experimental, educational or investigative in nature (or words to that effect); or
- It cannot be lawfully marketed without approval of the U.S. Food and Drug Administration and it has not been so approved for marketing at the time it is furnished.

Medical Necessity

The Plan only covers treatments, medical devices or drugs that are medically necessary. A treatment, medical device or drug is not considered medically necessary if the Trustees determine, after considering any information submitted by the claimant and any other information they deem appropriate, that it is:

- Not provided for the diagnosis or direct treatment of an injury or illness;
- Not appropriate and consistent with the symptoms and diagnosis of the patient’s injury or illness; or
- Not provided in accord with commonly and customarily recognized medical practice on a national basis.

Covered expenses do not include charges for services or supplies that are not medically necessary or are not appropriately provided for the treatment of a diagnosed illness or injury.
### Coast Guard Legal Aid Benefit

**Your U.S. Coast Guard License**

If you receive notification of an investigation, complaint or any other action instituted by the U.S. Coast Guard that may adversely affect the status of your U.S. Coast Guard License, you may be entitled to representation by legal counsel provided by the Plan. If you wish to use this benefit, you must contact the Plan Office in Baltimore for a referral to a Plan designated attorney. **THE PLAN WILL NOT HONOR ANY CLAIM FOR PAYMENT OF ATTORNEYS’ FEES FROM AN ATTORNEY NOT DESIGNATED BY THE PLAN.** There are specific limitations on this benefit for a second offense. For more information, see Article XIII-A of the Plan Rules and Regulations.

### Wage Insurance Program

**Protection for Your Wages**

This benefit protects you if you do not receive earned wages because of the bankruptcy or insolvency of the contributing Employer for whom you work. If your Employer is insolvent, bankrupt or otherwise unable to pay your earned wages, the Plan may pay you an amount equal to 90% of your uncollected earned wages (minus required withholding taxes and social security taxes on such amount), provided that the required documents and proof are furnished to the Plan. However, if you continue to work for an Employer after notice from the Plan that wage insurance benefits will not be available after the date of notice, you will not be entitled to benefits from the wage insurance program for wages earned after the date you receive this notice. For additional information as to eligibility for this benefit, see Article XIII of the Plan Rules and Regulations.

### Benefits If You Are Medicare Eligible

#### Active Employees Age 65 and Over and Their Dependents

If you continue to work in Covered Employment beyond age 65, coverage under the Plan will continue for you and your qualified dependents. Because you become Medicare eligible at age 65, you need to know some information about Medicare. Medicare is divided into three key parts -- Part A is hospital insurance, Part B is supplementary medical insurance and Part D is prescription drug insurance. There’s no cost to you for
Medicare Part A (provided you apply for it on time -- about three months before you reach age 65). Medicare Part B, on the other hand, requires you to pay a monthly premium. Medicare Part D also requires you to pay a monthly premium. Federal law provides for a penalty if you wait to enroll for Medicare Part B and Medicare Part D until after your 65th birthday, but that penalty can be waived if you are continuously covered under the Plan as your primary coverage.

While you are in Covered Employment with coverage under the Plan, you have the option of enrolling in Medicare Part A and rejecting Medicare Part B. While you are in Covered Employment, Medicare coverage (Parts A and B) is secondary to the coverage provided by the Plan. However, because Medicare will become your primary coverage when you retire, if you don't enroll in Part B when you are first eligible, there may be a gap between your retirement date and the date your Part B coverage becomes effective. While you are in Covered Employment, you can reject Plan coverage and elect to have Medicare be your sole coverage. To do so, you must notify the Plan Office in Baltimore in writing of your decision. *Think carefully before making this decision. If you make Medicare your sole coverage, the Medical Plan will no longer cover you or your dependents.*

Under Medicare Part D, if you enroll in any Part D Medicare Prescription Plan in any year, prescription coverage under the MEBA Medical Plan will terminate for that year. You will have an opportunity to regain prescription coverage under the MEBA Medical Plan should you terminate the Medicare Part D coverage.

**Disabled Employees or Disabled Dependents Under 65**

If you are actively employed and you or your qualified dependent(s) are under age 65 and are entitled to Medicare due to disability (other than ESRD), the Plan will pay benefits as primary.

**End Stage Renal Disease (ESRD)**

If you or your qualified dependent(s) are entitled to Medicare on the basis of age or disability and you become entitled to Medicare based on ESRD, and the Plan is currently paying benefits as primary, the Plan will
Medical Coverage for Pensioners and Their Dependents

If you retire from the MEBA Pension Trust on or after January 1, 1997, your eligibility for pensioner medical coverage depends on the years of pension credit you have. You must have at least 15 years of pension credit to qualify for pensioner medical coverage under the Plan (unless you retire on a disability pension, in which case you must have at least 10 years of pension credit). The level of benefits available to you and your qualified dependents is also based on the number of years of pension credit you have. One level of benefits is available if you have at least 15 but less than 20 years of pension credit; another level is available if you have at least 20 years of pension credit.

When You Are a Pensioner

If you’re a pensioner, your Plan coverage will be different from the coverage for active employees and their dependents. The differences take effect on your effective date of pension, not when your active coverage would otherwise run out if you did not choose pensioner medical coverage. Your level of coverage depends on the years of pension credit you earned while working. You must also make contributions toward the cost of medical coverage under the Plan.

You may elect pensioner medical coverage for yourself and your qualified dependents if you waive coverage under the Consolidated Omnibus Budget Reconciliation Act of 1985 (“COBRA coverage”) or elect COBRA coverage and comply with the Plan requirements with respect to COBRA continuation coverage.

Who Is Eligible

You may choose pensioner medical coverage for you and your qualified dependents if you are entitled to pension benefits from the MEBA Pension Trust (including benefits payable under the MEBA Inland Pension Plan). Pensioners must generally have at least 15 years of pension credit to maintain medical coverage as explained in the margin. (See the Plan Rules and Regulations and the MEBA Pension Trust Regulations for more information.) Pensioner medical coverage under the Plan is only available if you waive COBRA coverage or elect COBRA coverage and comply with the Plan requirements with respect to COBRA continuation coverage.

If your Employer was obligated to contribute to the Medical and Benefits Plan and to the Money Purchase Benefit Plan, but not to the Defined Benefit Plan, for pensioner medical eligibility purposes only, such employment will be treated as though credit was earned under the Defined Benefit Plan.
Special Rule for ROU Pensioners

A pensioner is not eligible for medical coverage under the Plan if he earned a majority of his pension credit in Covered Employment under a collective bargaining agreement between an employer and the Radio-Electronics Officers Union (the “ROU”) or as an employee of the ROU or the ROU benefit plans. However, such a pensioner is eligible for medical coverage under the Plan if he had at least 1,700 days of work in Covered Employment under a collective bargaining agreement between an employer and District No. 1-Pacific Coast District, MEBA, which was taken into account for determining his pension credit.

In addition, pension credit earned under an ROU collective bargaining agreement or as an employee of the ROU or the ROU benefit plans is counted only to determine if you have at least 15 (or 10 if disabled) years of pension credit. No ROU earned pension credit is counted to determine if you have at least 20 years of pension credit.

Dependent Coverage

If you choose pensioner medical coverage at other than the “single” rate, your qualified dependents will be covered as well. “Qualified dependents” has the same meaning as explained earlier for active employee coverage. If a pensioner gets a new dependent as a result of marriage birth, adoption, or placement for adoption after his or her “effective date of retirement” (as defined in the MEBA Pension Trust Rules and Regulations), the pensioner may be able to enroll the new dependent, in accordance with the requirements described under “Dependent Coverage.” However, to add a new dependent child as a result of marriage, birth, adoption, or placement for adoption, the pensioner must request enrollment from the Plan Office in writing within 30 days after the marriage, birth, adoption, or placement for adoption. If the pensioner does not notify the Plan Office within 30 days, then the pensioner cannot add the new dependent child at a later date. Pensioners may add a new spouse at any time.

If you fail to pay your pensioner medical contribution on time, your pensioner coverage under the Plan will be permanently cancelled and will not be reinstated.
Cost of Coverage

The monthly pensioner medical contribution for non-Medicare eligible pensioners with dependents is the greater of 6.9% of your gross monthly pension (calculated as a straight life annuity) or $575.00. If you took a lump sum pension, you still must pay the above contribution to be eligible. You can choose to drop dependent coverage, in which case your monthly contribution will be the greater of 6.9% or $345.00. But, if you do so, you will be able to reinstate dependent coverage only once and with proof that other insurance coverage was in place for the dropped dependents during the entire period while not covered by the Plan. Such proof of other coverage must be submitted to the Plan within 30 days of the termination of such other coverage.

The pensioner medical contribution for Medicare eligible pensioners will be 6.45% of your monthly pension (calculated as a straight life annuity) or $107.50, whichever is greater.

If you receive your pension monthly, you can elect to have your medical contributions deducted from your pension check and paid directly to the Plan each month. You also may choose to pay your medical contributions directly. You will be billed quarterly for these contributions, which are due on the first day of each January, April, July, and October.

If you received your pension as a lump-sum distribution, you must pay your medical contributions directly. You will be billed quarterly for these contributions, which are due on the first day of each January, April, July and October. If you choose to elect the direct debit program established by the Plan, your contributions must be deducted on a monthly basis.

If you fail to make your pensioner contribution by the due date, pensioner medical coverage for you and your dependents will be permanently cancelled.

If you receive permission from the Trustees to return to Covered Employment and Employer contributions are
made on your behalf, you may request reimbursement of the pensioner medical contributions made to cover those periods of active employment provided:

- You return to active employment and work at least 90 consecutive days in Covered Employment; and
- You made pensioner medical contributions during the period of your active employment. (Failure to do so results in termination of your Retiree medical coverage under the Plan); and
- You submit an application for reimbursement of your pensioner contributions within twelve (12) months from the last day of Covered Employment.

Once the above requirements have been met, the monthly pensioner medical contributions made will be reimbursed in 30-day increments as follows:

- Return to Covered Employment of 1 day to 89 days, no reimbursement;
- Return to Covered Employment of 90 days to 119 days, reimbursement of one (1) month of pensioner contributions;
- Return to Covered Employment of 120 days to 149 days, reimbursement of two (2) months of pensioner contributions, etc.

When your Covered Employment ends, your active eligibility terminates immediately and you will then revert to the level of pensioner medical benefits under which you were previously covered.

**Level of Benefits for Pensioners**

The level of benefits for which you are eligible as a pensioner depends on the years of pension credit you have and on whether or not you or a qualified dependent are “eligible for Medicare”. The Plan considers a person who has reached age 65 to be eligible for Medicare, and to have received reimbursement of all expenses that Medicare would pay, regardless of whether or not the person actually enrolled in Medicare. If your Medicare covered work history is too short to automatically make you eligible for Medicare benefits, you can still enroll in Medicare by self-paying for it.

**Medicare Part B premiums are not reimbursed by the Plan when your gross monthly pension, calculated as a straight life annuity, is at least $1,000.**
If you have at least 15 but less than 20 years of pension credit

And are not eligible for Medicare:

You and your qualified dependents who are not Medicare eligible are entitled to medical benefits from the Plan equal to 60% of the coverage available under Medicare, subject to annual Plan deductibles ($250 per person/$500 per family) and Medicare deductibles.

And are eligible for Medicare:

If your gross monthly pension, calculated as a straight life annuity, is less than $1,000, and you or any of your qualified dependents are eligible for Medicare, you are entitled to reimbursement of the Medicare Part B premiums you paid, but the Medicare eligible person is not entitled to medical benefits from the Plan.

Whether or not eligible for Medicare, you and your qualified dependents are not entitled to prescription drug benefits.

Whether or not eligible for Medicare, you and your qualified dependents are entitled to the Hearing Aid and Diagnostic Center benefits described above for active employees.

Pensioners, their spouses, and their dependent children age 19 and older are entitled to Optical benefits in an amount equal to 80% of up to $120 in incurred charges per calendar year (or $96 per year). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit of an amount equal to 80% of $360 (or $288).

Covered optical services for a pensioner’s covered dependents under age 19 are paid at 80% of reasonable and customary charges. Covered services are limited to one exam and one pair of glasses (lenses and frames) or contact lenses per calendar year.
If you have at least 20 years of pension credit.  
And are not eligible for Medicare:

You and your qualified dependents who are not Medicare eligible are generally entitled to medical benefits from the Plan after applicable co-pays, equal to 80% of the reasonable and customary charge for services and supplies that are covered for active employees if a PPO provider is used; 60% if a non-PPO provider is used, subject to annual Plan deductibles ($250 per person/$500 per family) and the differences noted below.

Benefits for treatment of mental and nervous conditions, alcoholism or substance abuse are different from the level of benefits provided for active employees, as follows:

- Outpatient services for mental and nervous disorders are covered at 50% of the reasonable and customary charges up to a maximum of 24 visits per 36 month period. The 24 visit maximum and the 36 consecutive month period will begin as of the effective date of the pensioner’s retirement. The Plan will not count prior outpatient visits which you made as an active member or dependent.

- Inpatient treatment of mental and nervous conditions, alcoholism or substance abuse is covered for up to 21 days per calendar year provided the confinement is in a general hospital. Treatment in a hospital, section of a hospital or a hospital facility that is designated for the treatment of mental and nervous conditions, alcoholism or substance abuse is only covered for a maximum of three days per calendar year, and those three days count against the 21 day limit.

- Charges for outpatient treatment of alcoholism or drug or substance abuse are not covered.

Pensioners and their dependents are not eligible for the acupuncturist or immunization benefits described under “Covered Expenses for Active Employees.”
And are eligible for Medicare:

You and any of your qualified dependents who are eligible for coverage under Medicare are covered under a “Medicare carve out” plan. Medicare will be the primary plan and you submit expenses to Medicare first for reimbursement. Once you have received payment from Medicare, submit the expenses to the Plan. After you meet the annual deductible ($250 per person/$500 per family), the Plan will pay 60% of the reasonable and customary charges for the covered expenses, reduced by the amount that Medicare paid.

Whether or not eligible for Medicare, you and your qualified dependents are entitled to the Hearing Aid and Diagnostic Center benefits described above for active employees.

Pensioners, their spouses, and their dependent children age 19 and older are entitled to optical benefits in an amount equal to 80% of up to $120 in incurred charges per calendar year (or $96). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit of an amount equal to 80% of $360 (or $288).

Covered optical services for a pensioner’s covered dependent under age 19 are paid at 100% of reasonable and customary charges. Covered services are limited to one exam and one pair of glasses (lenses and frames) or contact lenses per calendar year.

Whether or not eligible for Medicare, you and your qualified dependents are entitled to prescription drug benefits (see the discussion earlier about Medicare Part D).
If your gross monthly pension, calculated as a straight life annuity, is less than $1,000, and you or any of your qualified dependents are eligible for Medicare, you are entitled to reimbursement of the Medicare Part B premiums paid by you.

Dental Benefit

In all cases, the Plan provides no dental or orthodontia benefits for persons with pensioner coverage including their dependents.

Out-of-Pocket Limit

If you or a qualified dependent incur $5,000 in “out of pocket costs” for covered expenses in a calendar year, the Plan pays 100% of the reasonable and customary charge for all pensioner covered expenses for that person for the remainder of that year. Out of pocket costs consist of co-pays, the percentage of the reasonable and customary charges you must pay, plus any annual deductible. Out of pocket costs do not include non-covered expenses, charges in excess of the reasonable and customary charge, or penalties for failure to get a required precertification.

Termination of Pensioner Benefits

If you return to work in employment in the maritime industry without the written permission of the Trustees of the MEBA Pension Trust (“prohibited employment”), you and your dependents will forfeit eligibility for pensioner medical benefits as follows:

- First Occurrence. If you have not previously engaged in prohibited employment and, upon being notified by the Plan of your engagement in prohibited employment, you take immediate action to suspend such prohibited employment, you will be suspended from eligibility for benefits under the Plan for a period of eighteen (18) months. At the end of the eighteen (18) month suspension period, you will be restored to eligibility for benefits under the Plan, provided you have continued coverage under this Plan during the entire eighteen (18) month suspension period by paying for such coverage at COBRA rates. If you fail to take immediate action to cease such prohibited employment or fail to continue coverage under the Plan during the entire eighteen (18) month
suspension period, you and your dependents shall immediately and permanently forfeit all eligibility for benefits under the Plan.

- **Second Occurrence.** If you have previously engaged in prohibited employment and again engage in prohibited employment, you and your dependents shall immediately and permanently forfeit all eligibility for benefits under the Plan.

The MEBA Pension Trust – Defined Benefit Plan Summary Plan Description contains a detailed discussion of the penalties that apply to pensioners who work in maritime employment, including an explanation of when such work will be considered prohibited employment.

If you return to work on a vessel in Covered Employment under circumstances that do not constitute prohibited employment, you must continue to make your required pensioner medical contributions for all months in order to keep your pensioner medical coverage. If you work a sufficient number of days on a vessel in Covered Employment to become eligible for active employee benefits as described earlier in this booklet, you will have active employee coverage (instead of pensioner coverage), but only for so long as you continue to be actively employed on the vessel. You will return to having pensioner medical coverage immediately upon stopping work on the vessel, provided you continued to make your required pensioner contributions.

Pensioner medical coverage for your dependents ends on the last day of the month following the month in which you die. Pensioner coverage for your dependents also ends when they no longer qualify as a dependent as explained above under “Dependent Coverage.” If you die while covered under the Medical Plan, coverage for your qualified dependents may continue, if you had a minimum of five years of vesting credit and did not retire before November 1, 2003. Your surviving spouse is eligible to receive retiree medical benefits until he or she reaches age 65 and becomes eligible for Medicare. Surviving dependent children may receive benefits until they attain age 26. Your dependents may be able to continue their coverage under COBRA as explained below.
If you and/or your dependent no longer meet eligibility requirements, your pensioner medical coverage and/or your dependents’ coverage will end as provided above. You are required to notify the Plan Office in writing within 30 days of events that affect your and/or your dependent’s eligibility under the Plan. Additional events that may lead to ineligibility and a retroactive loss of coverage under the Plan include, but are not limited to:

- Failure to report a divorce;
- Failure to report a legal separation;
- For stepchildren and grandchildren, failure to report a change in student status, a change in residency, or a change in support;
- For stepchildren and grandchildren, failure to report a child’s marriage;
- For grandchildren, failure to meet the grandchild’s eligibility rules;
- Failure to timely pay any required premiums (e.g. COBRA, pensioner contributions, Alternate Medical Plan premiums); and
- For pensioners, return to work under certain circumstances without the permission of the Trustees.

If you do not timely notify the Plan Office of an event that causes a loss or change in your or your dependent’s eligibility under the Plan, you will be required to reimburse the Plan for benefits that were paid after the event that caused your and/or your dependent’s coverage to be terminated.

Your pensioner medical coverage or your dependent’s coverage under the Plan may also be terminated retroactively in the case of fraud or intentional misrepresentation.
Summary of Benefits for Pensioners with at least 15 but fewer than 20 years of Pension Credit (or if you retired on a Disability Pension, with 10 years but less than 20 years of Pension Credit)

If you have elected to participate in the MEBA Medical and Benefits Plan (by making monthly or quarterly contributions to the Plan to maintain your coverage) both you and/your dependents are eligible for the following coverage:

<table>
<thead>
<tr>
<th>Medical Benefits</th>
<th>Non-Medicare eligible coverage</th>
<th>Medicare eligible coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Equal to 60% of the coverage available under the Federal Medicare Program (which provides coverage at 80% of allowed charges), including the deductibles, subject to an annual deductible of $250 per individual/$500 per family.</td>
<td>No medical coverage.</td>
<td></td>
</tr>
<tr>
<td><strong>Catastrophic Protection Rider:</strong> If a pensioner and/or dependents incur out-of-pocket expenses (annual deductible and co-insurance) which exceed $5,000 in a calendar year, additional covered medical expenses incurred during the remainder of the calendar year will be payable at 100% of allowed charges. Allowed charges are equal to 100% of the coverage available under the Federal Medicare Program (which normally provides coverage at 80% of covered charges).</td>
<td><strong>Catastrophic Protection Rider:</strong> Not applicable.</td>
<td></td>
</tr>
<tr>
<td><strong>Optical Benefit:</strong> 80% of charges incurred up to $120 in a calendar year (up to $96). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit in amount equal to 80% of $360 (or $288).</td>
<td><strong>Optical Benefit:</strong> 80% of charges incurred up to $120 in a calendar year (up to $96). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit in amount equal to 80% of $360 (or $288).</td>
<td></td>
</tr>
<tr>
<td><strong>Hearing Aid Benefit:</strong> Once every three years: (a) 80% of charges incurred up to $1,250 for instrument(s) (up to $1,000); (b) 80% of charges incurred up to $50 for examination(s) (up to $40).</td>
<td><strong>Hearing Aid Benefit:</strong> Once every three years: (a) 80% of charges incurred up to $1,250 for instrument(s) (up to $1,000); (b) 80% of charges incurred up to $50 for examination(s) (up to $40).</td>
<td></td>
</tr>
<tr>
<td><strong>Diagnostic Center Examinations:</strong> Once in a calendar year. Transportation benefits are also payable for pensioners and their qualified dependents who live in excess of 75 miles from the MEBA Diagnostic Center nearest their Home of Record.</td>
<td><strong>Diagnostic Center Examinations:</strong> Once in a calendar year. Transportation benefits are also payable for pensioners and their qualified dependents who live in excess of 75 miles from the MEBA Diagnostic Center nearest their Home of Record.</td>
<td></td>
</tr>
<tr>
<td><strong>Life Benefit:</strong> $1,500 payable to a named beneficiary.</td>
<td><strong>Life Benefit:</strong> $1,500 payable to a named beneficiary.</td>
<td></td>
</tr>
<tr>
<td>Semi-Annual Reimbursement of Monthly Medicare Part “B” Premiums:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>---------------------------------------------------------------</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not applicable.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semi-Annual Reimbursement of Monthly Medicare Part “B” Premiums:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In order to be eligible for the reimbursement, calculated as a straight life annuity, your gross monthly pension benefit must be less than $1,000. If eligible, you must apply to the Plan to receive the reimbursement and must submit proof that you have paid the Part “B” premiums.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Summary of Benefits for *Non-Medicare Eligible Pensioners with 20 or more years of Pension Credit.*

*If you have elected to participate in the MEBA Medical and Benefits Plan (by making monthly or quarterly contributions to the Plan to maintain your coverage) and are Not Eligible for Medicare, the following coverage would apply:*

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Calendar Year Deductible</td>
<td>$250 per individual/$500 per family</td>
</tr>
<tr>
<td>Calendar Year Catastrophic Protection</td>
<td>$5,000 per family</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Doctor's Office Services</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Office Visits</td>
<td>Plan pays 80% after you pay $20</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>X-Ray and Lab Tests</td>
<td>Plan pays 80%</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hospital Inpatient Services (subject to Precertification Requirements)</th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Room and Board, (up to semi-private room rate), In-patient Facility Charges and related lab and x-ray charges.</td>
<td>Plan pays 90%</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Anesthesia, Physician Consultations, Surgical Services</td>
<td>Plan pays 80%</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Hospital Outpatient Services</th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Necessary Emergency Room Treatment for Illness or Accidental Injury</td>
<td>Plan pays 80% after you pay $20</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Ambulatory Surgery Centers (facility fee, related lab and x-ray)</td>
<td>Plan pays 90%</td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
<tr>
<td>Plan Feature</td>
<td>Benefit</td>
<td></td>
</tr>
<tr>
<td>--------------</td>
<td>---------</td>
<td></td>
</tr>
<tr>
<td>Anesthesia, Physician Consultations, Surgical Services</td>
<td>Plan pays 80%</td>
<td></td>
</tr>
<tr>
<td></td>
<td>After annual deductible, Plan pays 60% of reasonable and customary charges and you pay the rest</td>
<td></td>
</tr>
</tbody>
</table>

**Inpatient Psychiatric and Alcoholism Care**

<table>
<thead>
<tr>
<th></th>
<th>PPO</th>
<th>Non-PPO</th>
</tr>
</thead>
<tbody>
<tr>
<td>Inpatient Treatment of Mental and Nervous Disorders and/or Alcoholism benefits limited to a maximum of 21 days per calendar year (3 days in any facility - 18 days in a general hospital).</td>
<td>Plan pays 90% and you pay the rest</td>
<td>Plan pays 60% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

**Outpatient Psychiatric Care**

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outpatient Treatment of Mental and Nervous Disorders (benefits limited to a maximum of 24 visits per 36 months)</td>
<td>Plan pays 50% of reasonable and customary charges and you pay the rest</td>
</tr>
</tbody>
</table>

**Outpatient Alcoholism And Drug-Abuse Care**

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Outpatient Alcohol, Drug and other Substance Abuse</td>
<td>No benefits provided.</td>
</tr>
</tbody>
</table>

**Other**

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Physical Exam by appointment at a MEBA Diagnostic Center</td>
<td>Once in a calendar year. Transportation benefits are payable for pensioners and their qualified dependents who live in excess of 75 miles from the MEBA Diagnostic Center nearest their Home of Record.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Optical Care</td>
<td>80% of charges incurred up to $120 in a calendar year (up to $96). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit in amount equal to 80% of $360 (or $288).</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
</table>
| Hearing Aids | During any 36-month period, the Plan pays:  
- 80% of charges incurred up to $1,250 for instrument(s) (up to $1,000) and you pay the rest; plus  
- 80% of charges incurred up to $50 for examination(s) (up to $40) and you pay the rest |

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Prescription Drugs</td>
<td>Plan pays 80% of scheduled charges and you pay the rest. Plan will pay 100% of the cost of certain over-the-counter drugs prescribed by your doctor.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Plan Feature</th>
<th>Benefit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life Benefit</td>
<td>$1,500 payable to a named beneficiary.</td>
</tr>
</tbody>
</table>
Summary of Benefits for Medicare Eligible Pensioners with 20 or more years of Pension Credit.

If you have elected to participate in the MEBA Medical and Benefits Plan (by making monthly or quarterly contributions to the Plan to maintain your coverage) and are Medicare eligible, the following coverage would apply:

**Medical Benefits**
- Covered hospital, surgical and medical services are payable at 60% of usual, reasonable and customary charges, subject to annual deductible of $250 per individual/$500 per family, less reimbursement by Medicare for covered charges, whether or not enrolled in Medicare.

**Prescription Benefits – If not enrolled in Medicare Part D Plan**

<table>
<thead>
<tr>
<th>If OptumRx Drug Program Is Used</th>
<th>If OptumRx Drug Program Is Not Used</th>
</tr>
</thead>
<tbody>
<tr>
<td>80% of the OptumRx discounted amount.</td>
<td>80% of RETAIL cost (usual, customary and reasonable).</td>
</tr>
<tr>
<td>Member is responsible for 20% of the OptumRx discounted amount.</td>
<td>No discount available.</td>
</tr>
<tr>
<td>The 20% is paid directly to the pharmacy at the time of purchase.</td>
<td>Full cost prescription paid to pharmacy at time of purchase.</td>
</tr>
<tr>
<td>Pharmacy submits claim for payment.</td>
<td>You must submit the claim for reimbursement.</td>
</tr>
<tr>
<td>No deductible is applied.</td>
<td>No deductible is applied.</td>
</tr>
<tr>
<td>Prescriptions are limited to a 34-day supply.</td>
<td>Prescriptions are limited to a 34-day supply.</td>
</tr>
</tbody>
</table>

**Catastrophic Protection Rider:** If a pensioner and/or dependents incur out-of-pocket expenses (annual deductible, co-pays and co-insurance) which exceed $5,000 in a calendar year, additional covered medical expenses incurred during the remainder of the calendar year will be payable at 100%.

**Optical Benefit:** 80% of charges incurred up to $120 in charges in a calendar year (or $96). If you do not use all of your annual benefit during a calendar year, the balance may be carried over for two additional calendar years, up to a maximum three-year benefit in amount equal to 80% of $360 (or $288).

**Hearing Aid Benefit:** Once every three years: (a) 80% of charges incurred up to $1,250 in charges for instrument(s) (up to $1,000); (b) 80% of charges incurred up to $50 in charges for examination(s) (up to $40).

**Diagnostic Center Examinations:** Once in a calendar year. Transportation benefits are also payable for pensioners and their qualified dependents who live in excess of 75 miles from the MEBA Diagnostic Center nearest their Home of Record.

**Life Benefit:** $1,500 payable to a named beneficiary.

**Semi-Annual Reimbursement of Monthly Medicare Part “B” Premiums:** In order to be eligible for the reimbursement, your gross monthly pension benefit, calculated as a straight life annuity, must be less than $1,000. If eligible, you must apply to the Plan to receive the reimbursement and must submit proof that you have paid the Part “B” premiums.
Other Active Employees

The Plan provides benefits for non-collectively bargained employees of the Plan Office, the Union, the Calhoon MEBA Engineering School, and certain other employers that contribute to the Plan. If you are one of these employees, your coverage starts the day you complete one month of continuous employment and ends on the last day of the month during which your employment terminates. You may be eligible to continue coverage at your own cost under COBRA when your regular coverage ends.

Other Retired Employees

The Plan also provides benefits for these non-collectively bargained employees upon retirement. In general, the amount of coverage available to you and your qualified dependents is based on the number of years you worked for employers who participated in the Plan and for which those employers made contributions to the Plan on your behalf.

Please contact the Plan Office in Baltimore for more information.

Alternate Medical Plans

Depending on where you live, you and your eligible dependents may choose medical coverage under an Alternate Medical Plan instead of the MEBA Medical Plan Coverage. The Medical Plan’s actuary will provide an actuarial rate that represents the maximum amount the Plan would pay to an Alternate Medical Plan. You will have to absorb any additional premium costs. If you live in an area near any of the following areas, you may be eligible to sign up for coverage by an Alternate Medical Plan:

- Hawaii
- Los Angeles, CA
- Portland, OR
- San Francisco, CA
- Seattle, WA
- Spokane, WA
Alternate Medical Plans

While you are covered by an Alternate Medical Plan, you and your qualified dependents are not eligible for any medical coverage under the MEBA Medical Plan.

Approved Alternate Medical Plans

A complete list of approved Alternate Medical Plans is available by writing to the Plan Office in Baltimore.

How Coverage Works Under the Alternate Medical Plans

If you enroll in an approved Alternate Medical Plan, your enrollment is binding for one year. Unless you notify the Plan Office in writing before the end of that period, your enrollment automatically will be renewed at the end of each year. (If you move out of a service area covered by your Alternate Medical Plan, notify the Plan Office immediately.)

When you are covered by an Alternate Medical Plan, you have no medical coverage under the MEBA Medical Plan. You also have no other type of coverage under the MEBA Medical Plan if the same type of coverage is provided by the Alternate Medical Plan.

When Coverage Terminates

If your MEBA Medical Plan eligibility terminates while you are covered by an Alternate Medical Plan, the MEBA Medical Plan will stop remitting your premiums to the elected Alternate Medical Plan. Unless you continue coverage under COBRA, you will not be entitled to coverage by an Alternate Medical Plan (or the MEBA Medical Plan) until you re-establish eligibility.

Delta Dental

Your MEBA Medical Plan Dental coverage (other than orthodontia) is provided by Delta Dental as described in this Section.

Delta Dental provides an insured PPO network for employees and dependents to reduce the amount you pay for dental services. You are automatically covered by Delta Dental as long as you are eligible for dental coverage under the Plan. You will receive a Delta Dental identification card, which you should carry with you and present to your dentist at the time of treatment.
You will receive a Dental Program Supplement issued by Delta Dental that describes the Delta Dental coverage in detail. Your rights to dental benefits are determined by Delta Dental under that Supplement and the Group Dental Contract between this Plan and Delta Dental. The description in this Section is a summary only and does not override the Supplement and Group Dental Contract.

You may use any dentist you like for your dental care, regardless of whether that person is a Delta Dental participating dentist.

Dentists participating in Delta Dental do not charge you for their services except for co-pays and deductibles. The co-pay is 20% of the reasonable and customary charge for the services provided. The annual deductible is $100 per calendar year per person, $300 per year per family. Participating dentists bill Delta Dental and are paid by Delta Dental directly. You pay only your co-pay and deductible.

If you use a dentist that is not participating in Delta Dental, you must pay your dentist for services rendered and then submit your claim to Delta Dental. Delta will reimburse you an amount equal to 80% of the reasonable and customary charge for the services rendered, minus the deductible. You are responsible for paying your entire dental bill to the non-participating dentist, which may include charges in excess of the reasonable and customary charge.

The maximum benefit is $5,000 per calendar year per person. The maximum benefit is based on the total payments for services by participating dentists plus the amounts reimbursed to you by Delta Dental for services by non-participating dentists.
You can determine how much of your dental treatment will be covered before treatment begins by using the Delta Dental predetermination service. Predetermination lets you know in advance what is covered and how much will be paid. Delta Dental recommends predetermination if dental treatment is expected to cost more than $300, but any claim may be predetermined if you would like an advance determination of the amount of coverage. To obtain a predetermination, have your dentist submit the proposed course of treatment to Delta Dental. Delta Dental will review the proposed course and advise both you and your dentist of the coverage that will be provided.

**Pediatric Dental – Dependent Children Under Age 19**

The Plan covers dental services in accordance with the Delta Dental schedule of payments. For covered dependent children under age 19, these benefits are not subject to an annual maximum. Covered dependent children age 19 or older are subject to the $5,000 per person annual maximum for benefits provided by Delta Dental.

Any questions about claims, eligibility and participating dentists can be directed to Delta Dental’s Benefit Service Department at (800) 932-0783 between 8:00 a.m. and 8:00 p.m. (eastern time) Monday through Friday. You can also visit Delta Dental’s website and access the National Dentist Directory at www.deltadental.com. You should then select the Delta Premier Plan. If your dentist does not currently participate in Delta Dental and would like to learn more about it, ask him or her to call Delta Dental toll-free, with no obligation.

All dental claims that you are required to file must be sent to Delta Dental at:

**Delta Dental**
**One Delta Drive**
**Mechanicsburg, PA 17055**

Of course, you can always call the Plan Office in Baltimore if you have a dental question that Delta Dental cannot answer to your satisfaction.
Orthodontia means the prevention or correction of teeth irregularities and malocclusion of jaws by wire appliances, braces or other mechanical aids. When provided by a licensed orthodontist, such orthodontia services are covered up to a lifetime maximum of $2,250.00.

Filing a Claim

Claims **MUST** be filed within 12 months after the date the service or treatment was rendered. Claims filed after more than 12 months will not be paid.

Claim forms for treatment by non-participating dentists are available at participating Delta Dental dentists’ offices, from the Plan Office in Baltimore or you may visit the Plan Office website at www.mebaplans.org.

Orthodontic Coverage

Orthodontic coverage is not provided by Delta Dental, but continues to be provided by the MEBA Medical Plan instead. You should file your orthodontic claims with the Plan Office in Baltimore. The MEBA Plan reimburses you for the reasonable and customary charges for orthodontic treatment by the orthodontist of your choice, up to a maximum lifetime orthodontia benefit of $2,250 per person.

When You Need To File A Claim

You generally need to file a claim form to receive reimbursement for services by providers that do not participate in the PPO or Delta Dental.

How to File a Claim

If you need to file a claim, complete a Statement of Claim for Members and Dependents (available from the Plan Office in Baltimore or you may visit the Plan Office website at www.mebaplans.org), sign it and return it to the address indicated on the form. Also, indicate on the form if you want payment to be made directly to your medical provider.

If your coverage is under an Alternate Medical Plan, file your claim in accordance with the Alternate Medical Plan’s claims procedures.
If A Medical Plan Claim For Benefits Or Application Is Denied

You should follow these procedures when you are required to file a claim for benefits under the Medical Plan. Claim forms may be obtained from the Plan Office in Baltimore, any of the Union Halls, or the Plan Office website (www.mebaplans.org). These forms should be completed and filed in accordance with the procedures and time limits that apply to the Medical Plan. All claims must be filed within one year from the date of rendered services.

If your claim is denied, in whole or in part, you'll receive a written notice from the Plan Office, within the following time frames:

<table>
<thead>
<tr>
<th>Type of Claim</th>
<th>Time Limit for Claim Determination</th>
<th>Extension Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical, Dental</td>
<td></td>
<td></td>
</tr>
<tr>
<td>▪ Urgent Claims (as medically determined)</td>
<td>72 hours</td>
<td>None</td>
</tr>
<tr>
<td>▪ Pre-Service Claims</td>
<td>15 days</td>
<td>15 days</td>
</tr>
<tr>
<td>▪ Post-Service Claims</td>
<td>30 days</td>
<td>15 days</td>
</tr>
<tr>
<td>▪ Concurrent Claims (claims for ongoing course of treatment)</td>
<td>Prior to termination of care (if sufficient notice)</td>
<td>None</td>
</tr>
<tr>
<td>Life, Accidental Death and Dismemberment</td>
<td>90 days</td>
<td>90 days</td>
</tr>
<tr>
<td>Disability</td>
<td>45 days</td>
<td>Two 30 day extensions</td>
</tr>
</tbody>
</table>
If your claim lacks information required by the Plan Office to make a determination, you will be notified within a reasonable period of time. Extensions are permitted if the Plan Office determines that special circumstances beyond its control require an extension of time for processing the claim. In such case, you will be provided with written notice of the extension prior to the termination of the time for responding.

The Plan Office’s notification of a claim denial will set forth the following:

- the reason(s) for the denial;
- references to the Plan provisions on which the denial is based;
- a description of any additional information that would complete or support your claim, and an explanation of why it’s needed;
- if an internal rule, guideline, protocol, or other similar criterion was relied upon in making the denial, the specific rule, guideline, protocol, or other similar criterion relied upon in making the determination; or a statement that such rule, guideline, protocol, or other similar criterion was relied upon in making the denial and that a copy of the rule, guideline, protocol, or other similar criterion will be provided free of charge to you upon request;
- if the denial is based on a medical necessity or experimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to your medical circumstances, or a statement that such explanation will be provided free of charge upon request; and
- an explanation of how you can get your claim reviewed, the time limits involved, and your right to bring a civil action upon an adverse determination on appeal.
Your Right To Appeal Under The Medical Plan

If you don’t receive all of the benefits to which you feel you are entitled or if your claim is denied, you or your duly authorized representative may appeal the denial to the Board of Trustees within the following timeframe:

<table>
<thead>
<tr>
<th>Type of Claim</th>
<th>Time Limit for Appealing Denial</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical, Dental</td>
<td>180 days</td>
</tr>
<tr>
<td>Accidental Death and Dismemberment, Life Insurance</td>
<td>60 days</td>
</tr>
<tr>
<td>Disability</td>
<td>180 days</td>
</tr>
</tbody>
</table>

You may submit written comments, documents, records, and other information relating to the claim for benefits. In addition, upon request and free of charge, you may have reasonable access to, and copies of, all documents, records, and other information relevant to your claim for benefits and, in the case of a disability claim, a listing of medical or vocational experts whose advise was obtained on behalf of the Plan in connection with the benefit determination.

Determination on Appeal

The Trustees will make a determination of your appeal within a reasonable period of time, but not later than the following:
<table>
<thead>
<tr>
<th>Type of Claim</th>
<th>Time Limit for Appeal Determination</th>
<th>Extension Permitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical, Dental</td>
<td></td>
<td></td>
</tr>
<tr>
<td>▪ Urgent Claims</td>
<td>72 hours</td>
<td>None</td>
</tr>
<tr>
<td>▪ Pre-Service Claims</td>
<td>30 days</td>
<td>None</td>
</tr>
<tr>
<td>▪ Post-Service Claims</td>
<td>Regularly scheduled            Trustees meeting (if claim received 30 days prior)</td>
<td>Next Trustees meeting</td>
</tr>
<tr>
<td>▪ Concurrent Claims (claims for ongoing course of treatment)</td>
<td>Prior to termination of care (if sufficient notice)</td>
<td>None</td>
</tr>
<tr>
<td>Life, Accidental Death and Dismemberment</td>
<td>Regularly scheduled Trustees meeting (if claim received 30 days prior)</td>
<td>Next Trustees meeting</td>
</tr>
<tr>
<td>Disability</td>
<td>Regularly scheduled Trustees meeting (if claim received 30 days prior)</td>
<td>Next Trustees meeting</td>
</tr>
</tbody>
</table>

If your claim is determined at a Trustees meeting, you will be notified of the determination upon review as soon as possible but no later than five days after the determination is made.

If the denial of a claim for Medical or Dental Benefits was based in whole or in part on a medical judgment, the Trustees will consult with a health care professional who is neither an individual who was consulted in connection with the denial that is the subject of the appeal, nor the subordinate of any such individual and who has appropriate training and experience in the field of medicine involved in the medical judgment. In addition, the determination on appeal will not afford deference to the initial claim denial.
The Trustees will provide a written notification of the benefit determination on review. In the case of denial, the notification will set forth the following:

- the specific reason or reason(s) for the denial;

- specific reference to Plan provisions on which the denial is based;

- a statement that you are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to your claim for benefits;

- if an internal rule, guideline, protocol, or other similar criterion was relied upon in making the adverse determination, the specific rule, guideline, protocol, or other similar criterion relied upon in making the determination; or a statement that such rule, guideline, protocol, or other similar criterion was relied upon in making the adverse determination and that a copy of the rule, guideline, protocol, or other similar criterion will be provided free of charge to you upon request;

- if the adverse benefit determination is based on a medical necessity or experimental treatment or similar exclusion or limit, either an explanation of the scientific or clinical judgment for the determination, applying the terms of the Plan to the claimant’s medical circumstances, or a statement that such explanation will be provided free of charge upon request; and

- a statement of your right to sue under Section 502(a) of the Employee Retirement Income Security Act of 1974, as amended (“ERISA”).

- any lawsuit filed under Section 502(a) of ERISA must be filed within 1 year from the date of the Trustees’ written notification of the benefit determination on review, and must be filed in the U.S. District Court for the District of Maryland.
The Board of Trustees has the power and sole discretion to interpret, apply, construe and amend the provisions of the Plan and make all factual determinations regarding the construction, interpretation and application of the Plan. The decision of the Board of Trustees on any claim or appeal is final and binding.

If Your Claim Is Denied By an Alternate Medical Plan

If your claim is denied by an Alternate Medical Plan, you must follow the Alternate Medical Plan’s rules and procedures for what to do if your claim is denied.

When You Are Covered By More Than One Medical Plan – Coordination of Benefits

If you or a qualified dependent are covered under another medical plan (for example, if you are covered as a dependent under your spouse’s medical plan), that plan’s benefits will be coordinated with the benefits provided under the MEBA Plan.

Medical coverage under a “no fault” or medical payments provision of an automobile insurance policy is also subject to coordination with your MEBA Plan benefits. The Plan’s complete coordination of benefits rules are contained in Article XVII of the Medical and Benefits Plan Rules and Regulations, and are summarized briefly below.

Under coordination of benefits, if you or any of your qualified dependents have coverage under another medical plan, the MEBA Plan and the other plan(s) will coordinate with each other to prevent duplicate benefit payments. Coordination of benefits only applies when someone has two or more medical plan coverages. If the MEBA Plan is the only plan that covers an individual filing a claim, then coordination of benefits does not apply.

First, the “primary plan” pays all of the benefits it would normally pay without regard to any other coverage you or a dependent might have. Then, the “secondary plan” pays all of the benefits it would normally pay minus the benefits paid by the primary plan.

Primary and secondary plans are generally determined as follows:
• The plan that covers someone as an employee (rather than as a dependent) is the primary plan.
• The plan that covers someone as a dependent spouse of an employee is the secondary plan.
• The plan that covers the individual as an active employee is primary. The plan that covers the individual as a pensioner is secondary.
• For dependent children who are covered under plans of both parents, the “birthday rule” is used. Under the birthday rule, the plan of the parent whose birthday is earlier in the year is the primary plan and the plan of the parent whose birthday is later in the year is the secondary plan. (If both parents have the same birthday, then the plan that has covered the child longest is the primary plan.)

When children are covered under plans of divorced or separated parents or where the parents are not living together, or whether or not they have ever been married, the primary plan is generally determined as follows:

• If a court decree states one of the parents is responsible for the dependent child’s health care coverage, that plan is primary. If the parent with responsibility has no health care coverage, but the parent’s spouse does have health care coverage, that parent’s spouse’s plan is the primary plan.
• If a court decree states that both parents are responsible for the dependent child’s health care coverage, then refer to the “birthday rule” for determination.
• If a court decree states that both parents have joint custody but does not specify which parent is responsible, then refer to the “birthday rule” for determination.
• If there is no court decree which addresses responsibility for the dependent child’s health care coverage, the order of determination will be as follows:
  i. The plan covering the custodial parent;
  ii. The plan covering the custodial parent’s spouse;
  iii. The plan covering the non-custodial parent; and then
  iv. The plan covering the non-custodial parent’s spouse.
COBRA Coverage

Continuing Coverage By Self-Payment

COBRA allows employees and qualified dependents to temporarily continue their Plan medical and dental coverage by self-payment in certain instances after regular employee coverage under the Plan would otherwise end. COBRA also allows qualified dependents of pensioners to temporarily continue their Plan medical coverage in certain instances after their pensioner coverage under the Plan would otherwise end. Even if you don’t elect COBRA continuation coverage for yourself, each of your qualified dependents has an independent right to elect COBRA coverage. COBRA coverage does not include any Life, or Accidental Death and Accidental Dismemberment benefits. This section provides a summary of your rights and obligations under COBRA.

Only persons who are actually covered by the Plan on the date regular employee or pensioner coverage would otherwise end may continue coverage under COBRA. However, if you have or adopt a child while you are on COBRA continuation coverage, you may add that child to your COBRA coverage. To do so, you must notify the Plan Office within 30 days of the date of birth or adoption.
Duration of COBRA Coverage

You and your qualified dependents can elect COBRA coverage for up to 18 months after the date that regular employee coverage ends because you did not work enough days in Covered Employment to maintain eligibility. (However, there is no right to COBRA coverage if your failure to work enough days was due to termination of your employment because of gross misconduct on your part.)

The 18 month period can be extended to up to 29 months if you or any of your qualified dependents are determined by Social Security to have been disabled at any time during the first 60 days of COBRA coverage. To get the extension, you must provide the Plan Office with notice of the Social Security determination within the initial 18 month period and within 60 days after the date of the determination. You must also notify the Plan Office within 30 days of any final determination by Social Security that you or your qualified dependent are no longer disabled.

Your qualified dependents may elect COBRA coverage for up to 36 months if their regular employee or pensioner coverage ends because of one of the following qualifying events:

- you die; or
- you get divorced, legally separated or enter into a written agreement to live separately from your spouse.

In addition, your qualified dependent children may elect COBRA coverage for up to 36 months if their regular employee or pensioner coverage ends because they no longer meet the Plan’s eligibility requirements for qualified dependent children.

Please note that loss of pensioner coverage for failure to pay the required contribution does not entitle anyone to elect COBRA.
If, while your qualified dependents are on COBRA coverage for an 18 or 29 month period, one of the above qualifying events occurs that would otherwise allow your dependents to elect 36 months of COBRA coverage, they may extend their COBRA coverage for the balance of the 36 month period measured from the start of the initial 18 or 29 month period. In no event will COBRA coverage extend beyond 36 months from when it first started.

Your and your dependents’ right to COBRA coverage will terminate before the end of the periods described above if:

- the required self-payment is not received on time;
- after COBRA coverage is elected, a person on COBRA coverage becomes covered by another group health plan that does not contain an exclusion or limitation affecting any pre-existing condition of that person;
- the Plan no longer provides coverage for any persons;
- after COBRA coverage is elected, a person on COBRA coverage becomes entitled to Medicare; or
- coverage was extended for up to 29 months due to disability and there has been a final determination that the person is no longer disabled.

**Your Responsibility to Provide Notice**

You and your qualified dependents must notify the Plan Office in writing of a divorce, legal separation (including a written agreement to live separately), or a child’s loss of qualified dependent status, within 60 days after the date the event occurs. *If notice of these events is not sent to the Plan Office within that 60 days, the right to elect or extend COBRA coverage is permanently lost.*
Required Self-Payments

It is also your or your dependents’ responsibility to make self-payments on a timely basis. Self-payments are due on the first day of each month for which COBRA coverage is to be in effect. If the self-payment for a month is not received within 30 days after the due date, COBRA coverage will automatically terminate as of the last day of the preceding month. Termination of COBRA coverage for failure to make self-payment on time is permanent and coverage cannot be reinstated.

Procedures and Elections for COBRA Coverage

The Plan Office will notify you by letter when your name appears on the “lapse of coverage” listing. The letter will state that there is a possibility that your regular employee coverage has lapsed and will ask for your assistance in updating your employment records or confirming that regular employee coverage has actually lapsed.

If you are aware that your regular employee coverage will run out and you would like information concerning COBRA in advance, contact the Plan Office prior to losing your regular employee coverage. As stated in the previous section, it is your responsibility to notify the Plan Office concerning divorce, legal separation (including a written agreement to live separately), or a dependent child’s loss of eligibility under the Plan. This notice obligation applies in all situations, whether you or your dependents are on regular employee, pensioner or COBRA coverage.

If the Plan Office is timely notified that one of the above events has occurred, it will notify you and/or your qualified dependents of the right to elect COBRA coverage and will provide COBRA information and a COBRA election form.

Deadline for Election of Coverage and First Self-Payment

You and your qualified dependents have 60 days after the later of (i) the date that notice of your right to elect COBRA is sent by the Plan, or (ii), the date you or your dependents lose coverage, to return the completed COBRA election form to the Plan Office.
The initial self-payment may be mailed with the COBRA election form. If it is not mailed with the election form, the Plan Office must receive the initial self-payment within 45 days after the date the COBRA election form is mailed to the Plan Office.

If either the COBRA election form or the initial self-payment is not received on time by the Plan Office, all rights to COBRA coverage are permanently lost and cannot be reinstated.

COBRA coverage starts as of the date your regular employee or pensioner coverage ends. You cannot elect to have it start later. If the election of COBRA coverage is made after the date that your regular employee or pensioner coverage ends, then COBRA coverage will take effect retroactively to that date and the first self-payment must be sufficient to pay for that retroactive coverage. In no event will any claims be paid until the required self-payment is received. Therefore, it is advisable to include the first self-payment with the COBRA election form to ensure prompt processing of any claims for benefits. All self-payment checks should be made payable to the MEBA Medical and Benefits Plan.

Subsequent monthly self-payments are due on the first day of the month for which COBRA coverage is in effect. If monthly self-payments are not received by the Plan Office within 30 days after the due date, COBRA coverage will be permanently lost.
Benefits While on COBRA Coverage

Active Employees

When regular employee coverage ends, you and your qualified dependents may choose between different COBRA coverage packages:

- “core plus non-core” benefits – the same medical, hearing aid, optical and dental benefits as provided to active employees;
- “core only” benefits – the same medical and hearing aid benefits as provided to active employees, but no dental or optical benefits.

In addition, use of the MEBA Diagnostic Centers may be elected in addition to the “core plus non-core benefits” or the “core only benefits.”

Pensioners

When pensioner coverage for your qualified dependents ends, the COBRA coverage for your dependents is automatically the same medical, hearing aid and optical coverage provided to pensioners. (Please note that pensioners do not have dental coverage.)

For both active employees and pensioners, COBRA coverage does not include Life Insurance, Accidental Death and Dismemberment Insurance, Coast Guard Legal Aid, Disability, and Wage Insurance Benefits.

Self-Payment Rates

COBRA self-payment rates depend on the number of people covered, whether you have regular employee or pensioner coverage, and for employees whether you choose core plus non-core or core only benefits. COBRA self-payment rates are reviewed and updated annually. You will be advised by the Plan Office of any changes in the rates while you are on COBRA coverage.
Alternate Medical Plans

COBRA is also available to members covered by an Alternate Medical Plan. Contact the Plan Office for information concerning the self-payment rates for Alternate Medical Plans. If you are covered by an Alternate Medical Plan, you might be allowed to convert your COBRA coverage to individual coverage after your COBRA coverage ends. For additional information concerning any individual conversion rights you may have, please contact the Plan Office.

USERRA

Uniformed Services Employment and Re-Employment Rights Act

As required under the Uniformed Services Employment and Re-Employment Rights Act ("USERRA") the Plan provides you with the right to elect continuous health coverage for you and your eligible dependent(s) for up to 24 months, beginning on the date your absence from employment begins due to military service, including Reserve and National Guard Duty, as described below. Contact the Plan Office for more information if this may apply to you.

If you are absent from employment by reason of service in the uniformed services, you can elect to continue coverage for yourself and your eligible dependent(s) under the provisions of USERRA. The period of coverage for you and your eligible dependent ends on the earlier of:

- the end of the 24-month period beginning on the date on which your absence begins; or
- the day after the date on which you are required but fail to apply under USERRA for or return to a position of employment for which coverage under this Plan would be extended (for example, for periods of military service over 180 days, generally you must re-apply for employment within 90 days of discharge).
After 31 days, you must pay the entire cost of coverage unless your Participating Employer elects to pay for your coverage in accordance with its military leave policy. The cost that you must pay to continue benefits will be determined in accordance with the provisions of USERRA by the same method the Plan uses to determine the cost of COBRA continuation coverage.

You must notify your participating employer or the Plan Office that you will be absent from employment due to military service unless you cannot give notice because of military necessity or unless, under all relevant circumstances, notice is impossible or unreasonable. You also must contact the Plan Office and elect continuation coverage for yourself or your eligible dependent(s) under the provisions of USERRA within 60 days from the date your military service begins. Payment of the USERRA premium, retroactive to the date on which coverage under the Plan terminated, must be made within 45 days after the date of the election of your USERRA coverage.

Questions?
Contact the Plan Office

Please contact the Plan Office if:

- you have questions about COBRA;
- you have questions about USERRA;
- you have changed marital status;
- you or your spouse have changed addresses;
- you and/or any of your dependents lose eligibility for regular employee or pensioner coverage and wish to continue coverage under COBRA; or
- you will be absent from employment due to military service and wish to continue coverage under USERRA.

HIPAA

Health Insurance Portability And Accountability Act ("HIPAA")

Your health information is highly personal and the MEBA Medical and Benefits Plan is committed to safeguarding your privacy. For more information about how the Plan protects your privacy and its right to use and disclose your Protected Health Information ("PHI"), please refer to the Notice of Privacy Practice’s already distributed to you. If you would like another copy of that notice, please contact the Plan Office.
FMLA

Family and Medical Leave Act ("FMLA")

If you take a leave of absence from your job to care for a newborn or newly adopted child (or a child placed with you for foster care), to care for your spouse, child or parent who has a serious health condition, or because you are unable to work due to your own serious health condition, your leave may be covered by the Family and Medical Leave Act ("FMLA"). FMLA applies to covered leaves for up to 12 weeks. While on an FMLA covered leave, your Employer may be required to make contributions to the Plan on your behalf as though you were still employed. (You may be required to repay your Employer for those contributions if you don’t return to work following your FMLA leave, unless you don’t return because of a serious health condition or due to certain other circumstances beyond your control.)

Any days for which your Employer makes contributions while you are on FMLA leave will be considered as days worked in Covered Employment for purposes of determining your eligibility for Plan coverage.

You should contact your Employer about your rights under the FMLA.

Reimbursement and Subrogation

Reimbursement and Subrogation

Were you or your eligible dependent injured in a car accident or other accident for which someone else may be responsible? If so, that person (or his/her insurance) may be liable for paying your (or your eligible dependent’s) medical expenses and these expenses would not be covered under the Plan.
Waiting for a third party to pay for these injuries may be difficult. Since recovery from a third party can take a long time (you may have to go to court) and your creditors will not wait patiently, as a service to you, the Plan will advance your (or your dependent’s) benefits based on the requirement that you reimburse the Plan in full from any recovery you or your eligible dependent may receive, no matter how it is characterized (except an insurer on a policy of insurance issued to and in your name or your dependent’s name). This means that you must reimburse the Plan if you obtain any recovery from any source, person or entity (except an insurer on a policy of insurance issued to and in your name or your dependent’s name). This reimbursement and subrogation program is a service to you and your dependents. It provides for the early payment of benefits and also saves the Plan money (which saves you money too) by making sure that the responsible party pays the costs incurred as a result of your or your dependent’s injuries.

You and/or your dependent are required to notify the Plan within ten days of any accident or injury for which someone else may be liable. Further, the Plan must be notified within ten days of the initiation of any lawsuit or settlement negotiations relating to the accident and of the conclusion of any settlement, judgment or payment relating to the accident to protect the Plan’s claims (unless the foregoing relates to an insurer on a policy of insurance issued to and in your name or your dependent’s name).
If you or your dependent receive any benefit payments from the Plan for any illness or injury, the Plan is subrogated to all rights of recovery available to you or your dependent arising out of any claim, demand, cause of action or right of recovery that has accrued, may accrue or which is asserted in connection with such illness or injury, to the extent of any and all related benefit payments made or to be made by the Plan on your or your dependent’s behalf. This means that the Plan has an independent right to bring an action in connection with such illness or injury in your or your dependent’s name and also has a right to intervene in any action brought by you or your dependent, including any action against an insurance carrier under any uninsured or underinsured motor vehicle policy (except an insurer on a policy of insurance issued to and in your name or your dependent’s name).

The Plan’s rights of reimbursement and subrogation apply regardless of the terms of the claim, demand, right of recovery, cause of action, judgment, award, settlement, compromise, insurance or order, regardless of whether the third party is found responsible or liable for the illness or injury, and regardless of whether you and/or your dependent actually receive the full amount of such judgment, award, settlement, compromise, insurance or order. The Plan’s rights of reimbursement and subrogation provide the Plan with first priority to any and all recovery in connection with the illness or injury, whether such recovery is full or partial and no matter how such recovery is characterized, why or by whom it is paid, or the type of expense for which it is specified.
The Plan’s rights of reimbursement and subrogation are for the full amount of all related benefits payments; this amount is not offset by legal costs, attorney’s fees or other expenses incurred by you or your dependent in obtaining recovery. The Plan’s right to full reimbursement will not be affected or reduced by the “make whole” doctrine, the “fund” doctrine, the “common fund” doctrine, comparative/contributory negligence, “collateral source” rule, “attorney’s fund” doctrine, regulatory diligence or any other defenses or doctrines. The Plan Trustees may, however, reduce the amount you or your dependent must repay in special circumstances. Whether special circumstances exist is determined by the Trustees in their sole discretion. If you or your dependent believe there are special circumstances that should reduce the amount to be repaid to the Plan, you or your dependent must make a written request to the Trustees.

The amount you or your dependent must repay (and the amount of the assignment, constructive trust, lien, and/or equitable lien by agreement) is the full amount of all benefit payments made or to be made by the Plan on your or your dependent’s behalf in connection with the illness or injury, but not more than the amount of the payment you or your dependent recover from any third party or parties in connection with the illness or injury (other than an insurer of a policy of insurance issued to and in your name or your dependent’s name). For example, if the Plan pays $1,000 in benefits for an injury and you recover $5,000, you will have to repay the Plan the full $1,000. On the other hand, if the Plan pays $5,000 in benefits for an injury and you recover only $1,000, you will only have to repay the Plan $1,000. The Plan is not required to reduce the repayment (or the constructive trust, lien and/or equitable lien by agreement) for any reason, including, but not limited to, attorney’s fees, lost wages, unpaid expenses or property damage.
The Plan has a constructive trust, lien and/or an equitable lien by agreement in favor of the Plan on any amount received by you, your dependent or a representative of you or your dependent (including an attorney) that is due to the Plan under this Section, and any such amount is deemed to be held in trust by you or your dependent for the benefit of the Plan until paid to the Plan. You and your dependent hereby consent and agree that a constructive trust, lien, and/or equitable lien by agreement in favor of the Plan exists with regard to any payment, amount and/or recovery from a third party. In accordance with that constructive trust, lien, and/or equitable lien by agreement, you and your dependent agree to cooperate with the Plan in reimbursing it for Plan costs and expenses.

Consistent with the Plan’s rights set forth in this Section, if you or your dependent submit claims for or receive any benefit payments from the Plan for an illness or injury that may give rise to any claim against any third party, you and/or your dependent will be required to execute a “Subrogation, Assignment of Rights, and Reimbursement Agreement” (“Subrogation Agreement”) affirming the Plan’s rights of reimbursement and subrogation with respect to such benefit payments and claims. This Subrogation Agreement also must be executed by your or your dependent’s attorney, if applicable. However, even if you or your dependent or a representative of you or your dependent (including your or your dependent’s attorney) do not execute the required Subrogation Agreement and the Plan nevertheless pays benefits to or on behalf of you or your dependent, you or your dependent’s acceptance of such benefits shall constitute your or your dependent’s agreement to the Plan’s right to subrogation or reimbursement from any recovery by you or your dependent from a third party that is based on the circumstance from which the expense or benefit paid by the Plan arose, and your or your dependent’s agreement to a constructive trust, lien, and/or equitable lien by agreement in favor of the Plan on any payment amount or recovery that you or your dependent recovers from a third party (excluding an insurer on a policy of insurance issued to and in your name or your dependent’s name).
Any refusal by you or your dependent to allow the Plan a right to subrogation or to reimburse the Plan from any recovery you receive, no matter how characterized, up to the full amount paid by the Plan on your or your dependent’s behalf relating to the applicable injury or illness, will be considered a breach of the agreement between the Plan and you that the Plan will provide the benefits available under the Plan and you will comply with the rules of the Plan. Further, by accepting benefits from the Plan, you and your dependent affirmatively waive any defenses you may have in any action by the Plan to recover amounts due under this Section or any other rule of the Plan, including but not limited to a statute of limitations defense or a preemption defense, to the extent permissible under applicable law.

Because benefit payments are not payable unless you sign a Subrogation Agreement, your or your dependent’s claim will not be considered filed and will not be paid if the period for filing claims passes before your Subrogation Agreement is received.

Further, any charges for any medical or other treatment, service or supply to the extent that the cost of the professional care or hospitalization may be recovered by, or on behalf of, you or your dependent in any action at law, any judgment compromise or settlement of any claims against any party, or any other payment you, your dependent or your attorney may receive as a result of the accident, no matter how these amounts are characterized or who pays these amounts, as provided in this Section, are excluded under the Plan.
Under this provision, you and/or your dependent are obligated to take all necessary action and cooperate fully with the Plan in its exercise of its rights of reimbursement and subrogation, including notifying the Plan of the status of any claim or legal action asserted against any party or insurance carrier and of your or your dependent’s receipt of any recovery (unless the foregoing relates to an insurer on a policy of insurance issued to and in the name of the Covered Person). If you are asked to do so, you must contact the Plan Office immediately. You or your dependent also must do nothing to impair or prejudice the Plan’s rights without the express written consent of the Plan. For example, if you or your dependent chooses not to pursue the liability of a third party, you or your dependent may not waive any rights covering any conditions under which any recovery could be received. Where you or your eligible dependent choose not to pursue the liability of a third party, the acceptance of benefits from the Plan authorizes the Plan to litigate or settle your claims against the third party. If the Plan takes legal action to recover what it has paid, the acceptance of benefits obligates you and your dependent (and your attorney if you have one) to cooperate with the Plan in seeking its recovery, and in providing relevant information with respect to the accident.

You or your dependent must also notify the Plan before accepting any payment prior to the initiation of a lawsuit or in settlement of a lawsuit (unless the foregoing relates to an insurer on a policy of insurance issued to and in the name of the Covered Person). If you do not, and you accept payment that is less than the full amount of the benefits that the Plan has advanced you, you will still be required to repay the Plan, in full, for any benefits it has paid. The Plan may withhold benefits if you or your dependent waives any of the Plan’s rights to recovery without the express written consent of the Plan or fail to cooperate with the Plan in any respect regarding the Plan’s subrogation or reimbursement rights.
If you or your dependent refuse to reimburse the Plan from any recovery or refuse to cooperate with the Plan regarding its subrogation or reimbursement rights, the Plan has the right to recover the full amount of all benefits paid by any and all other methods which include, but are not necessarily limited to, offsetting the amounts paid against your and/or any of your dependents’ future benefit payments under the Plan. “Non-cooperation” includes the failure of any party to execute a Subrogation Agreement and the failure of any party to respond to the Plan’s inquiries concerning the status of any claim or any other inquiry relating to the Plan’s rights of reimbursement and subrogation.

If the Plan is required to pursue legal action against you or your dependent to obtain repayment of the benefits advanced by the Plan, you or your dependent shall pay all costs and expenses, including attorneys’ fees and costs, incurred by the Plan in connection with the collection of any amounts owed the Plan or the enforcement of any of the Plan’s rights to reimbursement. In the event of legal action, you or your dependent shall also be required to pay interest at the rate determined by the Trustees from time to time from the date you become obligated to repay the Plan through the date that the Plan is paid the full amount owed. The Plan has the right to file suit against you in any state or federal court that has jurisdiction over the Plan’s claim.
A Qualified Medical Child Support Order ("QMCSO") is a judgment, decree or court order issued by a court or state administrative agency pursuant to state domestic relations law which specifically creates or recognizes the right of a child to health benefit coverage under the Plan. The Plan will comply with a valid QMCSO to provide health coverage for any child of a participant named in a QMCSO, even if the participant does not have legal custody of the child, the child is not dependent upon the participant for support, and regardless of enrollment season restrictions which otherwise may exist for dependent coverage. If the Plan receives a QMCSO and the participant does not enroll the affected child, the Plan will allow the custodial parent or state agency to complete the necessary enrollment forms on behalf of the child.

A QMCSO may require that weekly disability benefits payable by the Plan be paid to satisfy child support obligations with respect to a child of a participant. If the Plan receives such an order and benefits are currently payable or become payable in the future while the order is in effect, the Plan will make payments either to the Child Support Agency or to the recipient listed in the order.

Once it is determined that a child of a participant is eligible for health benefit coverage pursuant to a QMCSO, that child must be treated as any other dependent under the Plan. In addition, the child is to be treated as a participant with respect to ERISA’s reporting and disclosure requirements, so that the Plan must provide such child or the child’s designated representative any information that is required to be distributed to participants, such as this Summary Plan Description. The Plan will determine who meets the requirements for this coverage, on a case by case basis. Please contact the Plan Office if you have any questions regarding QMCSOs.
Life, Accidental Death and Accidental Dismemberment Benefits

Contact the Plan Office in Baltimore in writing if you have questions about your life and accidental death benefits and accidental dismemberment benefits.

Basic Coverage

You are covered for the Basic Life, Accidental Death and Accidental Dismemberment Benefits described below when you are eligible for medical coverage under the Plan as explained earlier in this Handbook. All Life, Accidental Death and Accidental Dismemberment Benefits are for employees only and do not cover dependents.

Supplemental Coverage

You are covered for the Supplemental Life, Accidental Death and Accidental Dismemberment Benefits described below if you:

- have satisfied the Basic Coverage requirements (you have medical coverage under the Plan), and
- have at least 400 days of covered employment within the three calendar years preceding the year of your death or accident.

How To Enroll and Name a Beneficiary

The Plan automatically enrolls you for Life, Accidental Death and Accidental Dismemberment Benefits when you become eligible for medical coverage. You don’t need to complete an enrollment form, but you do need to complete a Permanent Data Form and submit it to the Plan Office in Baltimore, Maryland. You will list your beneficiary (or beneficiaries) on the Permanent Data Form. The Permanent Data Form must be completed in its entirety and must include the Social Security Numbers and addresses of all beneficiaries and state their relationship to you.

You may change your named beneficiary at any time. Changes must be made by filing a new Permanent Data Form and will become effective on the date the Plan Office receives the new Form.
Life Benefit

Your Life Benefit pays your beneficiary a benefit if you die while covered. Your beneficiary must provide satisfactory evidence of your death, such as a copy of your death certificate.

Amount of Coverage

The amount of your Life Benefit depends on whether you have Basic Coverage or Supplemental Coverage at the time of your death.

Basic Coverage

If you have Basic Coverage (you have medical coverage under the Plan), a $10,000 death benefit is payable to your designated beneficiary.

Supplemental Coverage

If you have Supplemental Coverage (you have Basic Coverage and you have 400 days of Covered Employment within the three calendar years preceding the year of your death), an additional $30,000 death benefit is payable to your designated beneficiary (in addition to the basic Life Benefit). (The 400 days of Covered Employment requirement does not apply and Supplemental Coverage is in effect if your death results from, and within 90 days after, an accident in the course of Covered Employment.)

When Benefits Are Not Paid

Except in certain limited circumstances set forth in the Regulations, a death benefit will not be paid to your beneficiary:

- if life insurance is payable from another policy provided for seamen by the U.S. Government; or
- when life benefits are payable under another Employer-paid policy (including self-insurance) and your death is the result of shipping operations or war.
How Benefits Are Paid

Benefits are paid in a single lump sum to your designated beneficiary after satisfactory evidence of your death is received.

If You Become Disabled

If you become totally disabled before you reach age 60 and while you're covered under the Plan, you may apply for continuation of your Life Benefit coverage. You must apply in writing within 12 months after your eligibility for medical coverage ends. Your Life Benefit coverage will continue for up to a maximum of 10 years, but will end earlier if any of the following occur:

- you stop being disabled,
- you perform any work,
- you refuse to be examined at the request of the Trustees,
- you retire under the MEBA Pension Trust (or the AMO Pension Plan), or
- your period of disability equals your total years of pension credit as of the date you become.

You must provide annual proof of your continued disability in accordance with Plan Office rules for Life Benefit coverage to remain in effect.

Accidental Death Benefit

Your Accidental Death Benefit coverage pays a benefit if you die as the direct result of an accident and within 90 days of the accident. The Accidental Death Benefit is paid in addition to the Life Benefit. Your beneficiary must provide satisfactory evidence of your death, such as a copy of your death certificate.

Amount of Coverage

The amount of your Accidental Death Benefit depends on whether you have Basic Coverage or Supplemental Coverage at the time of your death.
If you have Basic Coverage (you have medical coverage under the Plan), a $10,000 Accidental Death Benefit is payable to your designated beneficiary (in addition to the Life Benefit).

**Supplemental Coverage**

If you have Supplemental Coverage (you have Basic Coverage and you have 400 days of Covered Employment within the three calendar years preceding the year of your death), an additional $30,000 Accidental Death Benefit is payable to your designated beneficiary (in addition to the Life Benefit and the Basic Accidental Death Benefit.)

**How Accidental Death Benefits Are Paid**

Accidental Death Benefits are paid in a single lump sum to your designated beneficiary once satisfactory evidence of your accidental death is received.

**Accidental Dismemberment Benefit**

Your Accidental Dismemberment coverage pays a benefit if you suffer a loss listed below as the direct result of an accident and within 90 days of the accident. You must provide satisfactory evidence that supports your claim for an Accidental Dismemberment benefit. Benefit payments are made directly to you.

**Amount of Coverage**

The amount of your Accidental Dismemberment Benefit depends on whether you have Basic Coverage or Supplemental Coverage.

**Basic Coverage**

If you have Basic Coverage (you have medical coverage under the Plan), the basic dismemberment benefit depends on the type of your loss, according to the following table:

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The total Accidental Death Benefit payable to your beneficiary if you have both Basic and Supplemental Coverage is, therefore, $40,000. This amount would be paid in addition to your Life Insurance benefit for a total death benefit of as much as $80,000.

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Loss™ means the following:
- in reference to a hand or foot -- complete severance through or above the wrist or ankle joint; and,
- in reference to an eye -- the irrecoverable loss of the entire sight.
The total Accidental Dismemberment benefit payable if you have covered losses and have both Basic and Supplemental Coverage could be as much as $40,000.

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<tr>
<th>Type Of Loss</th>
<th>Benefit Payable</th>
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<tr>
<td>Accidental loss of:</td>
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<tr>
<td>• one hand, or</td>
<td>$5,000</td>
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<tr>
<td>• one foot</td>
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<tr>
<td>Accidental loss of any combination of:</td>
<td></td>
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<tr>
<td>• hand(s),</td>
<td>$10,000</td>
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<tr>
<td>• foot or feet, and/or</td>
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<tr>
<td>• sight in one or both eyes.</td>
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</table>

**Supplemental Coverage**

If you have Supplemental Coverage (you have Basic Coverage and you have 400 days of Covered Employment within the three calendar years preceding the year of your loss), supplemental dismemberment benefits are also payable, depending on the type of your loss, according to the following table:

<table>
<thead>
<tr>
<th>Type Of Loss</th>
<th>Additional Benefit Payable</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accidental loss of:</td>
<td></td>
</tr>
<tr>
<td>• one hand, or</td>
<td>$15,000</td>
</tr>
<tr>
<td>• one foot</td>
<td></td>
</tr>
<tr>
<td>Accidental loss of any combination of:</td>
<td></td>
</tr>
<tr>
<td>• hand(s);</td>
<td>$30,000</td>
</tr>
<tr>
<td>• foot or feet; and/or</td>
<td></td>
</tr>
<tr>
<td>• sight in one or both eyes.</td>
<td></td>
</tr>
</tbody>
</table>

Supplemental Accidental Dismemberment benefits are in addition to the Basic Accidental Dismemberment benefits.

**How Benefits Are Paid**

Benefits are paid in a single lump sum to you once satisfactory evidence of your accidental dismemberment is received.
When Accidental Death and Dismemberment Benefits Are Not Paid

No Accidental Death or Accidental Dismemberment Benefits will be paid if your death or loss is the result of:

- suicide, attempted suicide or intentionally self-inflicted injury;
- disease;
- infirmity;
- ptomaine;
- bacterial infection (unless introduced through an accidental wound); or
- war.

If You Retire

If you retire and continue coverage under the MEBA Medical and Benefits Plan, your Life Benefit coverage becomes $1,500. There is no Supplemental Coverage and there are no Accidental Death or Dismemberment Benefits for retirees.

Facility of Payment

The Plan may deduct up to $1,000 from the Life Benefit or Accidental Death Benefit to reimburse any individual who has incurred burial expenses on your behalf.
Disability Benefits

If you become physically or mentally disabled so you are unable to perform your duties as a licensed officer and you require the care of a licensed physician, you are eligible for disability benefits under the Plan. You must submit to examinations required by the Trustees to determine whether you are disabled. If the Trustees determine you are disabled, the amount of the disability benefit is equal to $170 for each week you are disabled, up to a maximum benefit of $6,630 (i.e. 39 weeks). You will not receive a disability benefit until you have been disabled for seven consecutive days, unless you are confined to a hospital during that time. You will not receive disability benefits or credit toward the seven day waiting period if you are on the payroll of an Employer. If you are entitled to payments for disability or worker’s compensation under any state law, you will only receive the difference, if any, between the $170 and the payment under state law for each week you are disabled, up to the maximum 39 weeks.

Overpayments

If the Plan pays benefits in error, such as when the Plan pays you or your dependent more benefits than you are entitled to, or if the Plan advances benefits that you or your dependent are required to reimburse because, for example, you have received a third party recovery (see the Reimbursement and Subrogation Section of this SPD), you are required to reimburse the Plan in full and the Plan shall be entitled to recover any such benefits.
The Plan has a constructive trust, lien and/or an equitable lien by agreement in favor of the Plan on any overpaid or advanced benefits received by you, your dependent or a representative of you or your dependent (including an attorney) that is due to the Plan under this Section, and any such amount is deemed to be held in trust by you or your dependent for the benefit of the Plan until paid to the Plan. By accepting benefits from the Plan, you and your dependent consent and agree that a constructive trust, lien, and/or equitable lien by agreement in favor of the Plan exists with regard to any overpayment or advancement of benefits, and in accordance with that constructive trust, lien, and/or equitable lien by agreement, you and your dependent agree to cooperate with the Plan in reimbursing it for all of its costs and expenses related to the collection of those benefits.

Any refusal by you or your dependent to reimburse the Plan for an overpaid amount will be considered a breach of your agreement with the Plan that the Plan will provide the benefits available under the Plan and you will comply with the rules of the Plan. Further, by accepting benefits from the Plan, you and your dependent affirmatively waive any defenses you may have in any action by the Plan to recover overpaid amounts or amounts due under any other rule of the Plan, including but not limited to a statute of limitations defense or a preemption defense, to the extent permissible under applicable law.

If you or your dependent refuse to reimburse the Plan for any overpaid amount, the Plan has the right to recover the full amount by any and all methods which include, but are not necessarily limited to, offsetting the amounts paid against you and/or any of your dependents’ future benefit payments under the Plan. For example, if the overpayment or advancement was made to you as the Plan participant, the Plan may offset the future benefits payable by the Plan to you, or on your behalf and any of your dependents. If the overpayment or advancement was made to or on behalf of your dependent, the Plan may offset the future benefits payable by the Plan to you and any of your dependents.
The Plan also may recover any overpaid or advanced benefits by pursuing legal action against the party to whom the benefits were paid. If the Plan is required to pursue legal action against you or your dependent to obtain repayment of the benefits advanced by the Plan, you or your dependent shall pay all costs and expenses, including attorneys’ fees and costs, incurred by the Plan in connection with the collection of any amounts owed the Plan or the enforcement of any of the Plan’s rights to reimbursement. In the event of legal action, you or your dependent shall also be required to pay interest at the rate determined by the Trustees from time to time from the date you become obligated to repay the Plan through the date that the Plan is paid the full amount owed. The Plan has the right to file suit against you in any state or federal court that has jurisdiction over the Plan’s claim.

**Notice of Nondiscrimination**

The MEBA Medical and Benefits Plan (“Fund”) complies with applicable Federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex. The Fund does not exclude people or treat them differently because of race, color, national origin, age, disability, or sex.
The Fund:

- Provides free aids and services to people with disabilities to communicate effectively with us, such as:
  - Qualified sign language interpreters
  - Written information in other formats (large print, audio, accessible electronic formats, other formats)

- Provides free language services to people whose primary language is not English, such as:
  - Qualified interpreters
  - Information written in other languages

If you need these services, contact Dawn Trumps.

If you believe that the Fund has failed to provide these services or discriminated in another way on the basis of race, color, national origin, age, disability, or sex, you can file a grievance with: Dawn Trumps, 1007 Eastern Avenue, Baltimore, MD 21202-4345, Phone: 410-547-9111 or 1-800-811-MEBA, Fax: 410-385-1813, email: dtrumps@mebaplans.com. You can file a grievance in person or by mail or email. If you need help filing a grievance, Dawn Trumps is available to help you.

You can also file a civil rights complaint with the U.S. Department of Health and Human Services, Office for Civil Rights electronically through the Office for Civil Rights Complaint Portal, available at https://ocrportal.hhs.gov/ocr/portal/lobby.jsf, or by mail or phone at: U.S. Department of Health and Human Services, 200 Independence Avenue SW., Room 509F, HHH Building, Washington, DC 20201, 1-800-868-1019, 800-537-7697 (TDD).
Complaint forms are available at

Taglines

ATTENTION: If you speak any of the languages below, language assistance services, free of charge, are available to you. Call 1-800-811-MEBA.

Spanish

ATENCIÓN: si habla español, tiene a su disposición servicios gratuitos de asistencia lingüística. Llame al 1-800-811-6322.

Chinese

注意：如果您使用繁體中文，您可以免費獲得語言援助服務。請致電 1-800-811-6322。

French

ATTENTION : Si vous parlez français, des services d'aide linguistique vous sont proposés gratuitement. Appelez le 1-800-811-6322.

French Creole

ATANSYON: Si w pale Kreyòl Ayisyen, gen sèvis èd pou lang ki disponib gratis pou ou. Rele 1-800-811-6322.

Tagalog

PAUNAWA: Kung nagsasalita ka ng Tagalog, maaari kang gumamit ng mga serbisyo ng tulong sa wika nang walang bayad. Tumawag sa 1-800-811-6322.

Vietnamese

CHÚ Ý: Nếu bạn nói Tiếng Việt, có các dịch vụ hỗ trợ ngôn ngữ miễn phí dành cho bạn. Gọi số 1-800-811-6322.

Korean

주의: 한국어를 사용하시는 경우, 언어 지원 서비스를 무료로 이용하실 수 있습니다. 1-800-811-6322.
Nondiscrimination Grievance Procedure

It is the policy of the MEBA Medical and Benefits Plan ("Fund") not to discriminate on the basis of race, color, national origin, sex, age or disability. The Fund has adopted an internal grievance procedure providing for prompt and equitable resolution of complaints alleging any action prohibited by Section 1557 of the Affordable Care Act (42 U.S.C. 18116) and its implementing regulations at 45 CFR part 92, issued by the U.S. Department of Health and Human Services. Section 1557 prohibits discrimination on the basis of race, color, national origin, sex, age or disability in certain health programs and activities. Section 1557 and its implementing regulations may be examined in the Plan Office, 1007 Eastern Avenue, Baltimore, MD 21202-4345. You can contact Dawn Trumps, Section 1557 Coordinator, Phone: 410-547-9111 or 1-800-811-MEBA, Fax: 410-385-1813, email: dtrumps@MEBAplans.com, who has been designated to coordinate the efforts of the Fund to comply with Section 1557.

Any person who believes someone has been subjected to discrimination on the basis of race, color, national origin, sex, age or disability may file a grievance under this procedure. It is against the law for the Fund to retaliate against anyone who opposes discrimination, files a grievance, or participates in the investigation of a grievance.

Procedure:

- **Grievances must be submitted to the Section 1557 Coordinator within (60 days) of the date the person filing the grievance becomes aware of the alleged discriminatory action.**

- **A complaint must be in writing, containing the name and address of the person filing it. The complaint must state the problem or action alleged to be discriminatory and the remedy or relief sought.**
The Section 1557 Coordinator (or his designee) shall conduct an investigation of the complaint. This investigation may be informal, but it will be thorough, affording all interested persons an opportunity to submit evidence relevant to the complaint. The Section 1557 Coordinator will maintain the files and records of the Fund relating to such grievances. To the extent possible, and in accordance with applicable law, the Section 1557 Coordinator will take appropriate steps to preserve the confidentiality of files and records relating to grievances and will share them only with those who have a need to know.

The Section 1557 Coordinator will issue a written decision on the grievance, based on a preponderance of the evidence, no later than 30 days after its filing, including a notice to the complainant of their right to pursue further administrative or legal remedies.

The person filing the grievance may appeal the decision of the Section 1557 Coordinator by writing to the Fund’s Board of Trustees within 15 days of receiving the Section 1557 Coordinator’s decision. The Fund’s Board of Trustees shall issue a written decision in response to the appeal no later than 30 days after its filing.

The availability and use of this grievance procedure does not prevent a person from pursuing other legal or administrative remedies, including filing a complaint of discrimination on the basis of race, color, national origin, sex, age or disability in court or with the U.S. Department of Health and Human Services, Office for Civil Rights. A person can file a complaint of discrimination electronically through the Office for Civil Rights Complaint Portal, which is available at: https://ocrportal.hhs.gov/ocr/portal/lobby.jsf, or by mail or phone at: U.S. Department of Health and Human Services, 200 Independence Avenue SW., Room 509F, HHH Building, Washington, DC 20201.
• Complaint forms are available at: http://www.hhs.gov/ocr/office/file/index.html. Such complaints must be filed within 180 days of the date of the alleged discrimination.

• The Fund will make appropriate arrangements to ensure that individuals with disabilities and individuals with limited English proficiency are provided auxiliary aids and services or language assistance services, respectively, if needed to participate in this grievance process. Such arrangements may include, but are not limited to, providing qualified interpreters, providing taped cassettes of material for individuals with low vision, or assuring a barrier-free location for the proceedings. The Section 1557 Coordinator will be responsible for such arrangements.

**PLAN SPONSOR**

The Plan Sponsor is the Board of Trustees of the MEBA Medical and Benefits Plan. Members of the Plan’s Board of Trustees as of July, 2017 are:

<table>
<thead>
<tr>
<th>UNION TRUSTEES</th>
<th>EMPLOYER TRUSTEES</th>
</tr>
</thead>
<tbody>
<tr>
<td>H. Marshall Ainley</td>
<td>Edward Hanley</td>
</tr>
<tr>
<td>President-Chairman</td>
<td>Vice President, Labor Relations</td>
</tr>
<tr>
<td>District No. 1-PCD/MEBA (AFL-CIO)</td>
<td>MAERSK Lines, Limited</td>
</tr>
<tr>
<td>444 North Capitol Street, N.W.</td>
<td>2510 Walmer Avenue</td>
</tr>
<tr>
<td>Suite 800</td>
<td>Suite C</td>
</tr>
<tr>
<td>Washington, DC 20001</td>
<td>Norfolk, VA 23513-4800</td>
</tr>
<tr>
<td>Jason Callahan</td>
<td>Damon Mote</td>
</tr>
<tr>
<td>Atlantic Coast Vice President</td>
<td>Vice President Marine Labor Relations</td>
</tr>
<tr>
<td>District No. 1-PCD/MEBA (AFL-CIO)</td>
<td>OSG Ship Management, Inc.</td>
</tr>
<tr>
<td>37 Edward Hart Drive</td>
<td>302 Knights Run Avenue</td>
</tr>
<tr>
<td>Jersey City, NJ 07305</td>
<td>Suite 1200</td>
</tr>
<tr>
<td></td>
<td>Tampa, FL 33602</td>
</tr>
<tr>
<td>Erin Bertram</td>
<td>Phillip W.J. Fisher</td>
</tr>
<tr>
<td>Gulf Coast Vice President</td>
<td>Executive Vice President</td>
</tr>
<tr>
<td>District No. 1-PCD/MEBA (AFL-CIO)</td>
<td>Keystone Shipping Company</td>
</tr>
<tr>
<td>316 Broadway</td>
<td>One Bala Plaza East</td>
</tr>
<tr>
<td>Houston, TX 77012</td>
<td>Suite 600</td>
</tr>
<tr>
<td></td>
<td>Bala Cynwyd, PA 19004-1496</td>
</tr>
<tr>
<td>Name</td>
<td>Title/Position</td>
</tr>
<tr>
<td>---------------------</td>
<td>----------------------------------------------</td>
</tr>
<tr>
<td>William Van Loo</td>
<td>Secretary-Treasurer</td>
</tr>
<tr>
<td>Robert Stephens</td>
<td>Vice President Labor Relations</td>
</tr>
<tr>
<td>Adam Vokac</td>
<td>Executive Vice President</td>
</tr>
<tr>
<td>Captain John W. Sullivan</td>
<td>Vice President-Vessel Operations</td>
</tr>
<tr>
<td>Richard Doherty</td>
<td>Branch Agent</td>
</tr>
<tr>
<td>Timothy Gill</td>
<td>Executive Vice President and General Counsel</td>
</tr>
</tbody>
</table>
The Board of Trustees can be contacted at the following address and phone number:

1007 Eastern Avenue  
Baltimore, MD 21202-9111  
410-547-9111  
(800) 811-6322 (MEBA)

EMPLOYER IDENTIFICATION NUMBER  
The Plan’s employer identification number is 13-5590515.  
The plan number is 501.

PLAN YEAR  
The Plan Year for the Medical Plan is January 1 through December 31.

PLAN ADMINISTRATOR  
The Plan Administrator for the Medical Plan is the Board of Trustees listed above; you can contact the Plan Administrator at the following address:

1007 Eastern Avenue  
Baltimore, MD 21202-9111  
410-547-9111  
(800) 811-6322 (MEBA)

If you have any questions about any of the information in this Handbook or would like to request a Plan Document, you should write to or call the Plan Office.

AGENT FOR SERVICE OF LEGAL PROCESS  
Legal process can be served on the any Trustee or the Plan Administrator at this address:

1007 Eastern Avenue  
Baltimore, MD 21202-9111  
410-547-9111  
(800) 811-6322 (MEBA)

MEBA MEDICAL AND BENEFITS PLAN COSTS AND ADMINISTRATION  
Insured Active Life and Accidental Death and Dismemberment Benefits are underwritten by UNUM Life Insurance Company of America, 15 Corporate Place South, PO Box 1387, Piscataway, NJ 08855-1387. All other benefits are provided on a self-funded basis.
SOURCES OF CONTRIBUTIONS TO THE PLAN

Sources of contributions to the Plan are Participating Employers pursuant to the terms of their collective bargaining agreements or participation agreements and self-payments made by participants and/or dependents. Retired participants are also required to contribute to the Plan to obtain coverage under the Plan.

COLLECTIVE BARGAINING AGREEMENTS

The Plan is maintained in accordance with collective bargaining agreements. You may obtain a copy of the agreement applicable to you upon written request to the Plan Office and are available for examination by you at the Plan Office.

PARTICIPATING EMPLOYERS

You may receive from the Plan Office, upon written request, information as to whether a particular employer participates in the sponsorship of the Medical Plan. You may also receive the employer’s address if the employer is a Participating Employer.

ANTI-ASSIGNMENT OF BENEFITS

Plan participants and dependents may not assign, transfer, or convey any of the benefits provided by the Medical Plan, except pursuant to a Qualified Medical Child Support Order (“QMCSO”). Benefits are also not subject to any creditor’s claim or to legal process by any creditor of any covered individual, except pursuant to a QMCSO. Similarly, a participant or dependent cannot assign, transfer, or convey any rights that he or she has or may have under the Medical Plan or ERISA. This prohibition on assignments of rights specifically includes, but is not limited to, any legal right to bring claims for benefits or to appeal claims determinations, breaches of fiduciary duty, prohibited transactions, statutory violations and statutory penalties. Any attempt to assign any Medical Plan benefits or legal rights to any third party, including, but not limited to, a healthcare provider, shall be immediately invalid, void, and unenforceable. The purported assignments you may be asked to sign by a healthcare provider, at or around the time of service, do not invalidate, alter or supersede these prohibitions.
The Plan Administrator, in its sole and absolute discretion, may decide to pay benefits due to you or a dependent under the terms of the Medical Plan directly to your healthcare provider. When this happens, it is done solely for your convenience. Nothing in this document or the Medical Plan obligates the Medical Plan to pay any benefits directly to any healthcare provider or alters the Medical Plan’s prohibition on assigning rights and benefits under the Medical Plan. Nor does the payment of benefits directly to a healthcare provider constitute an acceptance of any assignment.

Although, as described above, you may not assign to a healthcare provider your right to file an appeal under the Plan’s appeals procedures or to file a suit for benefits, you may allow a healthcare provider to act as your authorized representative in an appeal under the Plan’s appeals procedures.

RIGHT TO AMEND OR TERMINATE PLANS

The Trustees reserve the right to amend or terminate any of the Plans at any time pursuant to the respective Declarations of Trust. Such amendments or modifications may be retroactive, if necessary, as determined by the Trustees in their discretion, to meet statutory requirements or for any other appropriate reason.

YOUR BENEFITS AND ERISA

Participants in the Medical Plan described in this Handbook are entitled to certain rights and protections under the Employee Retirement Income Security Act of 1974, as amended, which is also known as ERISA.

ERISA provides that all Plan participants shall be entitled to:

Receive Information About Your Plan and Benefits

- Examine, without charge, at the Plan Office and at other specified locations, such as worksites and union halls, all documents governing the Plan, including insurance contracts and collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the Plan with the U.S. Department Labor and available at the Public
Disclosure Room of the Employee Benefits Security Administration;

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

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

Continue Group Health Plan Coverage

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

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. These people -- known as “fiduciaries” of the Plan -- have a duty to operate the Plans prudently and in the interest of you and other Plan participants and beneficiaries. No one, including your employer, your union or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.

Enforce Your Rights

If your claim for a benefit is denied in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charges, and to appeal any denial, all within certain time schedules.
Under ERISA, there are steps you can take to enforce the rights described above. For example, if you request a copy of the Plan documents or the latest annual report from the Plan and don’t receive them within 30 days, you may file suit in a state or Federal court. In such case, the court may require the Plan Administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan Administrator.

If your claim for benefits is denied or ignored, in whole or in part, you also may file suit in a state or Federal court. In addition, if you disagree with the Plan’s decision or lack thereof concerning the qualified status of a medical child support order, you may file suit in Federal court. If it should happen that the Plan fiduciaries misuse the Plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a Federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the persons you sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for instance, if it finds your claim frivolous.

**Assistance With Your Questions**

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

Finally, please don’t hesitate to contact the Plan Office in Baltimore if you have questions or problems with the Medical Plan.
As noted above, while the Board of Trustees expects to continue these Plans, the Board of Trustees may act at any time to amend or terminate any Plan described in this Handbook.

This Summary Plan Description is a Summary of the Plan as in effect on July, 2017 (or as specified herein). Terms and phrases used in this SPD are intended to have the meanings given them in the Plan Rules and Regulations. If there’s any difference between the information contained in this SPD and the Plan Rules and Regulations, the Plan Rules and Regulations, as interpreted by the Board of Trustees, will always govern. If there are legal rules that require changes not yet written into the Plan Rules and Regulations, the Plan Rules and Regulations will be interpreted by the Board of Trustees as including those legal rules.
APPENDIX A

TRAVEL POLICY
MEBA Medical and Benefits Plan Travel Policy
Approved by the Board of Trustees

Travel Agency

- The MEBA Medical and Benefits Plan (the “Medical Plan”) has arranged to have an in-house Travel Coordinator (the “Travel Agency”) to provide travel services to Active and Retired Participants (“Participants”) and their eligible Dependents (“Dependents”) attending the MEBA Diagnostic Centers.
- Use of the Travel Agency is mandatory to receive reimbursement of all air travel expenses.
- Participants must make the initial payment for travel expenses and will be reimbursed by the Medical Plan subject to the limits of this Policy.

Home of Record

- All travel reimbursement will be made based on the Participant’s Home of Record.
- The Participant’s Home of Record will be the address on file with the MEBA Benefit Plan Office.
- If a Participant resides outside of the United States, the Home of Record for the purpose of paying the travel reimbursement will be deemed to be the airport included on a list designated by the Trustees of major Continental United States airports that is closest to the Participant’s Home of Record.

Frequency of Reimbursement

- Reimbursement of round-trip transportation will be afforded to a Participant and/or Dependent to travel to the MEBA Diagnostic Center nearest the Home of Record.
- No more than one round-trip reimbursement will be made for any person during any calendar year.
- Travel paid or reimbursed by a MEBA Training Plan contributing employer for travel to the School or by the MEBA Training Plan for transportation to the MEBA School immediately before or after a MEBA Diagnostic Center exam will not be reimbursed under this policy.
- Round-trip reimbursement will be paid by the Plan Office in Baltimore, upon receipt of a completed claim. If reimbursement is made to a Participant or Dependent and it is later discovered that the ticket was not used, the Participant and his Dependents will not be allowed to be seen at a MEBA Diagnostic Center until such time as the reimbursement is repaid to the Medical Plan.

Maximum Reimbursement

- Reimbursement for travel by airplane shall be based upon coach air fare actually paid subject to the maximum reimbursement herein. Airfare will not be reimbursed if the Participant’s Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.
- For the purpose of all transportation reimbursement, the maximum reimbursement shall be the in-policy fares calculated from the minimum cost of round-trip, non-refundable, seven-day, advance purchase coach air fare as determined by the Medical Plan’s Travel Coordinator.
• In order to maximize fare reductions and thereby reduce travel expense for the Medical Plan, Participants and Dependents are encouraged to make and confirm travel arrangements with the Travel Coordinator 21 days or more in advance.

• Reimbursement for travel by train or bus shall be based upon actual transportation fare incurred; however reimbursement will not exceed the maximum amount payable had the Participant or Dependent traveled by air and used the Medical Plan’s Travel Coordinator. Travel by train or bus will not be reimbursed if the Participant’s Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.

• Reimbursement for travel by automobile shall be based upon mileage, payable at the IRS mileage allowance then in effect, and will not exceed the maximum amount payable had the Participant or Dependent traveled by air and used the Medical Plan’s Travel Coordinator. The maximum reimbursable mileage shall be computed on the basis of official automobile club maps. For automobile travel in excess of 400 miles one way, gasoline and/or hotel receipts must be presented to establish travel but reimbursement will be at the IRS mileage rate and gasoline, tolls, and hotel will not be reimbursed. Mileage will not be reimbursed if the Participant’s Home of Record is 75 miles or less from the nearest MEBA Diagnostic Center.

• Travel from a location other than a Participant’s Home of Record will be reimbursed but shall not exceed the maximum amount payable had the Participant or Dependent traveled by air from his Home of Record and used the Medical Plan’s Travel Coordinator.

• In the case of a Participant employed as a permanent ROS employee traveling from a ROS vessel, reimbursement from the vessel will be paid in lieu of the Participant's Home of Record provided the Medical Plan's Travel Coordinator is used to arrange air travel.

• With proper documentation, travel arranged less than seven days in advance will be reimbursed at the round-trip, non-refundable coach fare only for Participants discharged from a vessel within the seven-day window preceding their visit to the MEBA Diagnostic Center.

• Participants and Dependents will be reimbursed for original booking fees charged during normal operating hours of the Travel Coordinator.

• Other than original booking fees assessed during normal operating hours, fees for after-hours bookings or changes will not be reimbursed.

• Change or cancellation fees will not be reimbursed; however, if a MEBA Diagnostic Center exam is cancelled by the Diagnostic Center and a ticket has already been purchased, normal airline cancellation fees or change fees for another appointment will be reimbursed.

Miscellaneous Allowance

• A miscellaneous travel expense allowance of $20 per family per calendar year will be paid in addition to the travel reimbursement.

• The allowance shall be increased up to a maximum of $50.00 per family for miscellaneous expenses when air travel is used, provided actual taxi/transportation receipts are presented to justify any increase.

• The miscellaneous allowance will be paid by the Plan Office when the travel reimbursement is paid.

Travel Arrangements

• For travel by airplane, non-stop or one-stop direct flights are preferable; however, one-stop connecting flights are acceptable so long as the travel time is not extended by more than 120 minutes over non-stop flights.
• Should such flights be unavailable, multiple-stop direct or connecting flights may be arranged.

Required Documentation

• For all travel subject to reimbursement, copies of actual travel documentation, including but not limited to, tickets, boarding passes and receipts must be presented.
• The Medical Plan’s Travel Coordinator’s reports may be accepted for reimbursement in lieu of actual tickets, boarding passes and receipts.