Group Insurance Benefits

Evangelical Lutheran Education Association dba ELEA

Group Vision Insurance

Class 01

KANSAS CITY LIFE INSURANCE COMPANY
Certificate of Vision Insurance

Kansas City Life Insurance Company certifies that in accordance with and subject to the terms of the Group Master Policy, the Insured Individual is insured for the coverage described in this certificate. The Group Master Policy provides the coverage described in this certificate for certain Insured Individuals covered under the Policy.

This certificate describes the Vision Insurance coverage provided by the Group Master Policy. This certificate supersedes and replaces any which may have been issued to You previously.

Signed for Kansas City Life Insurance Company, a stock company, at its Home Office, 3520 Broadway, Kansas City, Missouri 64111.

A. Craig Mason Jr.  
Secretary

President, CEO and Chairman

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Schedule of Benefits

Policyholder: Evangelical Lutheran Education Association dba ELEA
Group Number: 25515

Classes of Eligible Individuals:
All full-time employees in active employment in the United States with the association member schools working a minimum of 20 hours per week.

You must be an Employee of the Employer in an eligible class.
Temporary and seasonal workers are excluded from coverage. Persons who are not legal residents or citizens of the United States are not eligible for coverage.

Probationary Waiting Period: As noted in Your Employer’s Group Vision Insurance Policy

Plan Benefits

<table>
<thead>
<tr>
<th>FREQUENCY OF USE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eye Examination</td>
</tr>
<tr>
<td>Once every 12 months beginning with the first date of service</td>
</tr>
<tr>
<td>Materials Lenses</td>
</tr>
<tr>
<td>One complete set of spectacle lenses or contact lenses (in lieu of eyeglasses)</td>
</tr>
<tr>
<td>Once every 12 months beginning with the first date of service</td>
</tr>
<tr>
<td>Materials Frame</td>
</tr>
<tr>
<td>Once every 24 months beginning with the first date of service</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>COPAYMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eye Examination</td>
</tr>
<tr>
<td>$10.00 shall be payable by the Covered Person at the time of examination</td>
</tr>
<tr>
<td>Materials</td>
</tr>
<tr>
<td>$25.00 shall be payable by the Covered Person at the time when materials are purchased</td>
</tr>
</tbody>
</table>

Any Copayments required under this plan shall be the responsibility of the Covered Person receiving Plan Benefits. Copayments are to be paid at the time services are rendered or materials ordered. Amounts which exceed plan Allowances, annual maximum benefits or any other stated plan limitations are not considered Copayments but are also the responsibility of the Covered Person.

A Covered Person may use the Provider of their choice for the following covered vision services. Plan Benefits will be paid up to the Allowance shown below. The balance of the charge is the Covered Person’s responsibility.
Plan Benefits
(Continued)

In-Network Provider Services: To utilize Plan Benefits, Covered Persons may select an In-Network Provider, schedule an appointment, and inform the doctor’s office that they are Covered Persons of VSP. The In-Network Provider will contact VSP to obtain a Benefit Authorization. If a Covered Person receives Plan Benefits from an In-Network Provider without Benefit Authorization, any services or materials received from the doctor will be treated as benefits from an Out-of-Network Provider.

Out-of-Network Provider Services: When Covered Persons elect to utilize the services of an Out-of-Network Provider, benefit payments for services from such Out-of-Network Provider will be determined according to the Plan’s Out-of-Network Provider benefit fee schedule if Out-of-Network Provider reimbursement is available. COVERED PERSONS MAY BE LIABLE FOR MORE THAN THE COPAYMENT. The Out-of-Network Provider may bill Covered Persons for that Provider’s standard rates, regardless of the amount of our Plan Benefits. If Covered Person is eligible for and obtains Plan Benefits from an Out-of-Network Provider, Covered Person remains liable for the provider’s full fee. Covered Person will be reimbursed by Us in accordance with the Out-of-Network Provider Reimbursement Schedule shown below, less any applicable Copayments.

<table>
<thead>
<tr>
<th>COVERED SERVICES AND MATERIALS</th>
<th>IN-NETWORK BENEFITS (Using an In-Network Provider)</th>
<th>OUT-OF-NETWORK BENEFITS (Using an Out-of-Network Provider) Reimbursement Schedule</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eye Examination</td>
<td>Covered in full less any applicable Copayment</td>
<td>Up to $45.00 Allowance</td>
</tr>
<tr>
<td>Comprehensive examination of visual functions and prescription of corrective eyewear.</td>
<td>(Glass or plastic Single Vision, Lined Bifocal, Lined Trifocal or Lenticular)</td>
<td></td>
</tr>
<tr>
<td>Lenses</td>
<td>Covered in full less any applicable Copayment</td>
<td>Single Vision</td>
</tr>
<tr>
<td></td>
<td>Polycarbonate lenses are covered in full for dependent children up to age 26.</td>
<td>Up to $30.00 Allowance</td>
</tr>
<tr>
<td></td>
<td>The In-Network Provider will prescribe and order Covered Person’s lenses, verify the accuracy of finished lenses, and assist Covered Person with frame selection and adjustment.</td>
<td>Lined Bifocal</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Up to $50.00 Allowance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lined Trifocal</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Up to $65.00 Allowance</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Lenticular</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Up to $100.00 Allowance</td>
</tr>
<tr>
<td>Frames</td>
<td>Covered up to $130.00 Allowance less any applicable Copayment</td>
<td>Covered up to $70.00 Allowance</td>
</tr>
<tr>
<td></td>
<td>The In-Network Provider will prescribe and order Covered Person’s lenses, verify the accuracy of finished lenses, and assist Covered Person with frame selection and adjustment.</td>
<td></td>
</tr>
<tr>
<td>Elective Contact Lenses</td>
<td>Covered up to $130.00 Allowance less any applicable Copayment</td>
<td>Covered up to $105.00 Allowance</td>
</tr>
<tr>
<td></td>
<td>The Elective Contact Lens Allowance applies to materials only.</td>
<td>The Elective Contact Lens Allowance applies to materials only.</td>
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</table>
### Necessary Contact Lenses

Necessary Contact Lenses are a Plan Benefit when specific benefit criteria are satisfied and when prescribed by Covered Person’s Doctor.

Contact Lenses are provided in place of spectacle lens and frame benefits available herein.

<table>
<thead>
<tr>
<th>COVERED SERVICES AND MATERIALS</th>
<th>IN-NETWORK BENEFITS (Using an In-Network Provider)</th>
<th>OUT-OF-NETWORK BENEFITS (Using an Out-of-Network Provider)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Necessary Contact Lenses</strong></td>
<td>Covered in full less any applicable Copayment</td>
<td>Covered up to $105.00 Allowance</td>
</tr>
</tbody>
</table>

### Low Vision

Professional services for severe visual problems not correctable with regular lenses, including:

Low Vision Services are a Plan Benefit when specific benefit criteria are satisfied and when prescribed by Covered Person’s Doctor.

<table>
<thead>
<tr>
<th>Low Vision Services</th>
<th>Covered in full*</th>
<th>Up to $125.00*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Supplemental Testing</strong></td>
<td>Includes evaluation, diagnosis and prescription of vision aids where indicated.</td>
<td>Includes evaluation, diagnosis and prescription of vision aids where indicated.</td>
</tr>
<tr>
<td><strong>Supplemental Aids</strong></td>
<td>75% of In-Network Provider’s fee, up to $1,000.00*</td>
<td>75% of Provider’s fee, up to $1,000.00*</td>
</tr>
<tr>
<td></td>
<td>*Maximum benefit for all Low Vision services and materials is $1,000.00 every two (2) years and a maximum of two supplemental tests within a two-year period.</td>
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</tr>
</tbody>
</table>
Definition of Certain Terms

Actively-at-Work
You will be considered to be actively-at-work with Your Employer on a day, which is one of Your Employer’s scheduled workdays if You are performing, in the usual way, all of the regular duties of Your job on a full time basis on that day. You will be deemed to be actively-at-work on a day, which is not one of Your Employer’s scheduled workdays, only if You were actively-at-work on the preceding scheduled workday.

Active Full-time Employee
An employee who works the minimum number of regularly scheduled hours for the Employer indicated on the Schedule of Benefits. An Employee is not someone who is temporary or seasonal; who is a consultant to the Employer; who is a subcontractor or independent contractor; or who is a member of the board of directors of the Employer. Owners, partners and sole proprietors are considered to be Employees only if they work the minimum number of regularly scheduled hours for the Employer.

Allowance
The flat dollar amount payable under this Policy for eye examinations, the fitting of eyeglasses or Materials received and/or purchased by the Covered Person.

Annual Enrollment Period
The period of time, established by the Employer, during which You have an opportunity to select Your benefits and Your Dependent’s benefits for the coming year.

Benefit Authorization
A process used to confirm eligibility of a Covered Person and identify those Plan Benefits to which Covered Person is entitled.

Copayments
Those amounts required to be paid by or on behalf of a Covered Person for Plan Benefits which are not fully covered, and which are payable at the time services are rendered or materials ordered.

Covered Person
All individuals and dependents whose insurance is in force under the policy.

Eligibility Date
The date a full-time employee in an eligible class satisfies the probationary waiting period shown in Section 1. Policy Data.

Enrollment, Enrollment Form
The written request for enrollment in the plan of insurance by an eligible person on a form acceptable to Us.

In-Network Provider
An optometrist or ophthalmologist licensed and otherwise qualified to practice vision care and/or provide vision care materials who has contracted with VSP to provide Plan Benefits to Covered Persons.

Insured Individual
An individual whose insurance is in force under the terms of the Policy.

Insured Dependent
A Spouse or Child(ren) whose insurance is in force under the terms of the Policy.

Kansas City Life
Kansas City Life Insurance Company, a Missouri corporation, with its Home Office located at 3520 Broadway, Kansas City, Missouri 64111 and the telephone number is (816) 753-7000.

Life Event
Life Event means one of the following: 1) Your marriage or divorce; 2) the death of Your spouse; 3) the birth or adoption of Your child; 4) the death of Your child; 5) a change in the employment status of Your spouse; or 6) a change in Your employment status.

Materials
Frames and lenses provided to a Covered Person for ophthalmic correction under the terms and
conditions of the Policy.

**Out-of-Network Provider**
Any optometrist, optician, ophthalmologist or other licensed and qualified vision care provider who has not contracted with VSP to provide vision care services and/or vision care materials to Covered Persons.

**Plan Benefits**
The vision care services and vision care materials which a Covered Person is entitled to receive by virtue of coverage under the Policy.

**Policy**
The contract of insurance made by Kansas City Life and the Policyholder.

**Policyholder**
The firm or other organization in whose name the Policy is issued. The term Policyholder will include only those Subsidiaries, Divisions and Affiliates listed in the Policy.

**We, Us, and Our**
Kansas City Life Insurance Company also referred to as Kansas City Life.

**You/Your**
The individual who is insured under this plan. The words "You" and "Your" with respect to any benefits, rights and privileges outlined in this certificate, refer to the employee.
Eligibility and Effective Dates

Who can be insured?
All members of the eligible classes shown on the Schedule of Benefits can be insured.

When am I eligible to be insured?
You are eligible to be insured on the latest of:
1) the policy effective date;
2) the date You become a member of an eligible class shown on the Schedule of Benefits; or
3) the date You complete the probationary waiting period (if any).
The probationary waiting period may differ for current and new Insured Individuals. The probationary waiting periods are shown in the Vision Insurance Policy.

When does my insurance begin?
To become insured, You must complete, sign, and submit an enrollment form to the Policyholder within 31 days of Your eligibility date.
Your insurance begins on the later of the following dates, but only if You are a member of an eligible class on the date insurance is to begin:
1) the first day of the policy month which coincides with or next follows the date You are first eligible, if You submit the enrollment form on or before the date You are first eligible;
2) the first day of the policy month, which coincides with or next follows the date You submit the enrollment form, if You submit the enrollment form within 31 days after the date You are first eligible;
3) the first day of the policy month which follows the Annual Enrollment Period; or
4) the date You submit the enrollment form, if You submit the enrollment form within 31 days of a Life Event.
You cannot apply for insurance or for a change in Your insurance option at any other time.
If You are not a member of an eligible class on the date insurance is to begin, such insurance will begin on the first day of the policy month following Your entry into an eligible class.

When am I eligible for insurance for my dependents?
You are eligible for insurance for Your dependents on the later of:
1) the date You are eligible to be insured; or
2) the date You acquire an eligible dependent.
The date acquired for eligible dependents is as follows:
1) a spouse is deemed acquired on the date of marriage;
2) a natural child is deemed acquired on the date of birth;
3) an adopted child is deemed acquired on the date of placement for the purpose of adoption and continues to be eligible unless the placement is disrupted prior to legal adoption and the child is removed from placement;
4) a stepchild is deemed acquired on the date of marriage to the natural parent; and
5) a grandchild or other child is deemed acquired on the first date he or she meets the definition of "child" as shown below.

Who are eligible dependents?
Eligible dependents are:
1) Your spouse; and/or
2) each unmarried child who is:
   a) under 26 years of age (until the end of the month in which the child turns age 26);
   b) age 26 or over if the child:
i) is incapable of earning a living due to mental or physical handicap on the day before reaching the age limit;

ii) depends on You for more than half of his or her support on that day; and

iii) remains incapacitated and dependent as described. You must submit proof of incapacity and dependency to Kansas City Life within 31 days after the child reaches the age limit. Kansas City Life can require proof of continued incapacity and dependency but not more than once each year after the two-year period following the child reaching that age limit.

Child includes only:

1) Your natural child or adopted child; and/or

2) Your stepchild, grandchild, or other child who lives with You in a regular parent-child relationship and for whom You (or Your spouse who lives with You) have legal custody ordered by a court of competent jurisdiction.

No one can be insured as a dependent of more than one Insured Individual.

No one on active duty in the Armed Forces of any country can be insured as a dependent.

No one can be insured as a dependent if eligible for insurance as an Insured Individual, except if You and Your spouse can be insured as an Insured Individual, one (and only one) of You may insure the other for vision care expenses.

When does insurance for dependents begin?
To insure Your dependents, You must complete, sign, and submit an enrollment form to the Policyholder within 31 days after Your dependent becomes eligible. Your request must include all Your dependents then eligible.

The dependent's insurance begins for each dependent then eligible on the later of:

1) the date Your insurance begins;

2) the first day of the policy month which coincides with or next follows:

   a) the date You are first eligible for insurance for Your dependents, if You submit the enrollment form on or before the date You are first eligible for insurance for Your dependents;

   b) the date You submit the enrollment form, if You submit the enrollment form within 31 days after the date You are first eligible for insurance for Your dependents;

   c) the first day of the policy month which follows the Annual Enrollment Period; or

   d) the date You submit the enrollment form, if You submit the enrollment form within 31 days of a Life Event.

You cannot apply for insurance or for a change in Your dependent's insurance option at any other time.

You must inform Kansas City Life and the Policyholder in writing when Your last dependent is no longer eligible. The Policyholder has forms available for this purpose. Kansas City Life will not give refunds or credits for Your payment toward the cost of insurance for Your dependents for any period before the later of:

1) the date Your last dependent's insurance ends; or

2) 90 days before the date Kansas City Life is informed.

Dependents acquired after Your coverage is effective.
Newborns are covered from the date of birth to the next premium due date that is at least 31 days after the child's birth. To continue coverage after this date You must request the coverage in writing and agree to make any required contributions.

All other dependents will be covered from the date of eligibility, if written request and payment of any required premium is submitted within 31 days.
Termination Provisions

When does insurance terminate?
Insurance under the Policy for You or Your dependents will end at 11:59 p.m. on the earliest of:

1) the date the Policy terminates;
2) the date the Policy is amended or changed to end the insurance for the class of eligible individuals to which You belong;
3) the date You cease to be a member of a class for whom insurance is provided;
4) the date that ends the period for which You last made any required payment toward the cost of insurance for You or Your dependents;
5) the date You cease to be actively-at-work as a full-time employee of the employer, if the Policy requires You to be actively-at-work except as provided under a covered leave of absence or temporary layoff;
6) the date Your dependents cease to be eligible;
7) the date, which You or Your dependent enters the Armed Forces, other than for reserve duty of 30 days or less.

If I terminate my coverage when will I be eligible to re-enroll in coverage?
Once You enroll in this coverage, You can’t terminate Your vision coverage until the next Annual Enrollment Period. If You terminate Your vision coverage, You can’t enroll again until the next Annual Enrollment Period. If Your insurance ends because You fail to make the required premium contribution, You and Your Dependents, if any, will not be eligible until the next Annual Enrollment Period.

Can my coverage continue while I am not actively-at-work?
The Policyholder may (but is not required to) consider You a member of an eligible class (and continue Your insurance) even though You are:

1) put on approved leave of absence;
2) temporarily laid-off and the Policyholder expects to call You back to work.

The Policyholder must treat all Insured Individuals the same for purposes of continuing insurance.

If Your insurance is so continued, it will end on the earliest of:

1) the date the Policyholder notifies Kansas City Life that You are no longer a member of an eligible class; or
2) the date that ends the period for which the Policyholder last paid the premium for You; or
3) the date that ends the maximum continuation period for which the insurance can be continued.

The maximum continuation period is as follows:
- for FMLA or State FML – leave period permitted by the federal Family and Medical Leave Act of 1993 and any amendments or by applicable state law
- for temporary lay-off – one month

Benefits Payable

What benefits are payable?
Subject to all the terms of the Policy, we will pay for covered vision expenses incurred by You and Your Covered Dependents as shown in the Schedule of Benefits. Benefits will be payable after the Covered Person has paid any applicable Copayment. Benefits for certain covered vision expenses may be provided in the form of an Allowance.

We will provide the In-Network Benefits shown in the Schedule of Benefits for covered vision expenses incurred by Covered Persons if the examination is provided by or materials are purchased from an In-Network Provider.

We will provide the Out-of-Network Benefits shown in the Schedule of Benefits for covered vision expenses incurred by Covered Persons if the examination is provided by or materials are purchased
from an Out-of-Network Provider. You must pay the entire amount at the time of service, after which the Allowance will be reimbursed to You. There is no guarantee that the amount reimbursed will be sufficient to pay the cost of services or materials in full.

Services from an Out-of-Network Provider are in lieu of services from an In-Network Provider.

Are You required to get a Benefit Authorization?
A Benefit Authorization must be obtained before a Covered Person can use Plan Benefits from an In-Network Provider. When a Covered Person seeks Plan Benefits from an In-Network Provider, the Covered Person must schedule an appointment and identify himself/herself as a Covered Person under this policy so the In-Network Provider can obtain a Benefit Authorization from VSP. VSP shall provide a Benefit Authorization to the In-Network Provider to authorize the administration of Plan Benefits to the Covered Person. Each Benefit Authorization will contain an expiration date and must be used by the Covered Person to obtain Plan Benefits prior to the date the Benefit Authorization expires.

VSP shall issue Benefit Authorizations in accordance with the latest eligibility information furnished by the Policyholder and the Covered Person’s past service utilization, if any. Any Benefit Authorization so issued by VSP shall constitute a certification to the In-Network Provider that payment will be made to In-Network Provider, irrespective of a later loss of eligibility of the Covered Person, as long as Plan Benefits are utilized prior to the Benefit Authorization expiration date.

Covered Vision Expenses
Subject to the Limitations and Exclusions, covered vision expenses include charges made by a Provider for the following vision care services while You or Your Dependents, if any, are insured for these benefits. The benefits payable under the Policy vary depending upon which Provider rendered the services.

Covered vision expenses include expenses for Eye examinations and Materials shown in the Schedule of Benefits.

Eye Examination
Comprehensive examination of visual functions and prescription of corrective eyewear.

Eye examinations from an In-Network Provider are subject to the Copayment shown in the Schedule of Benefits. The Covered Person must contact an In-Network Provider before an eye examination. The In-Network Provider will verify that person’s eligibility for Covered Expenses with Us before the examination takes place. The Provider will submit the Covered Person’s claim directly to Us.

Benefits under the Policy for eye examinations from an Out-of-Network Provider are payable up to the Allowance shown in the Plan Description or the actual charge for the eye examination, whichever is less. A Covered Person is responsible for any amount in excess of the Allowance.

Materials
1) Lenses – Glass or plastic single vision, lined bifocal, lined trifocal or lenticular. Polycarbonate lenses are covered in full for dependent children up to age 26.
2) Frames – If vision correction is recommended by a Provider, Covered Vision Expenses will include the fitting of eyeglasses and follow-up adjustments.
3) Contact Lenses – Elective Contact Lenses and Necessary Contact Lenses. Necessary Contact Lenses are prescribed by the Provider when a specific criterion is met to correct extreme visual acuity problems that cannot be corrected with regular lenses. Contact Lenses are provided in place of spectacle lens and frame benefits.

The above materials are subject to the Copayment for In-Network Benefits shown in the Schedule of Benefits.

Frames and lenses from an Out-of-Network Provider are payable up to the Allowance shown in the Schedule of Benefits for Out-of-Network Materials or the actual charge for the frames and lenses, whichever is less. A Covered Person is responsible for any amount in excess of the Allowance shown in the Schedule of Benefits.
Low Vision Program
Low Vision services are prescribed by the Provider when specific criterion is met for professional services for severe visual problems not correctable with regular lenses. Supplemental testing includes evaluation, diagnosis and prescription of visual aids where indicated. Benefits are payable up to the Allowance, subject to the maximum shown in the Schedule of Benefits for the Covered Vision Expense.

Limitations and Exclusions
What are the limitations and exclusions?
Benefits will not be paid for and the term “Covered Vision Expenses” will not include charges for:

1) Services and/or materials not specifically included in the Schedule of Benefits as covered Plan Benefits.

2) Plano lenses (lenses with refractive correction of less than ± .50 diopter).

3) Two pair of glasses instead of bifocals.

4) Replacement of lenses, frames and/or contact lenses furnished under this Policy which are lost or damaged, except at the normal intervals when Plan Benefits are otherwise available.

5) Orthoptics or vision training and any associated supplemental testing.

6) Medical or surgical treatment of the eyes.

7) Contact lens insurance policies or service agreements.

8) Refitting of contact lenses after the initial (90-day) fitting period.

9) Contact lens modification, polishing or cleaning.

10) Services or materials furnished to a Covered Person before the Effective Date of the Policy or after the date a Covered Person’s Insurance ends.

11) Services or materials obtained while outside the United States, except for emergency vision care.

12) Eye examinations or corrective eyewear required by an Employer as a condition of employment.

Coordination of Benefits (“COB”)
This coordination of benefits (COB) provision applies to this plan when a Covered Person has health care coverage under more than one plan. Plan and this plan are defined here. If this COB provision applies, the order of benefit determination rules should be looked at first. Those rules determine whether the benefits of this plan are determined before or after those of another plan. The benefits of this plan:

a) Shall not be reduced when, under the order of benefit determination rules, this plan determines its benefits before another plan; but

b) May be reduced when, under the order of benefits determination rules, another plan determines its benefits first.

DEFINITIONS
Plan is any of these which provides benefits or services for vision care:

a) Group insurance or group-type coverage, whether insured or uninsured. This includes prepayment, group practice or individual practice coverage. It also includes coverage other than school accident-type coverage.
b) Coverage under a governmental plan, or coverage required or provided by law. This does not include a state plan under Medicaid (Title XIX, Grants to States for Medical Assistance Programs, of the United States Social Security Act).

Each contract or other arrangement for coverage under (a) or (b) is a separate plan. Also, if an arrangement has two parts and COB rules apply only to one of the two, each of the parts is a separate plan.

This plan is the part of the group contract that provides benefits for vision care expenses.

Primary plan/secondary plan. The order of benefit determination rules state whether this plan is a primary plan or secondary plan as to another plan covering the person. When this plan is a primary plan, its benefits are determined before those of the other plan and without considering the other plan's benefits. When this plan is a secondary plan, its benefits are determined after those of the other plan and may be reduced because of the other plan's benefits. When there are more than two plans covering the person, this plan may be a primary plan as to one or more other plans and may be a secondary plan as to a different plan(s).

Allowable expense means a necessary, reasonable and customary item of expense for vision care, when the item of expense is covered at least in part by one or more plans covering the person for whom the claim is made. When benefits are reduced under a primary plan because a covered person does not comply with the plan provisions, the amount of that reduction will not be considered an allowable expense. An example of these provisions is preferred provider arrangements.

Claim determination period means a calendar or plan year. However, it does not include any part of a year during which a person has no coverage under this plan or any part of a year before the date this COB provision or similar provision takes effect.

ORDER OF BENEFIT DETERMINATION RULES

GENERAL
When there is a basis for a claim under this plan and another plan. This plan is a secondary plan which has its benefits determined after those of the other plan, unless:

a) The other plan has rules coordinating its benefits with those of this plan; and

b) Both those rules and this plan's rules require that this plan's benefits be determined before those of the other plan.

RULES
This plan determines its order of benefits using the first of the following rules which applies:

a) Nondependent/dependent. The benefits of the plan which covers the person as an employee, member or subscriber (that is, other than as a dependent) are determined before those of the plan which covers the person as a dependent;

b) Dependent child/parents not separated or divorced. Except as stated in paragraph (c), when this plan and another plan cover the same child as a dependent of different persons, called parents:

i. The benefits of the plan of the parent whose birthday falls earlier in a year are determined before those of the plan of the parent whose birthday falls later in that year; but

ii. If both parents have the same birthday, the benefits of the plan which covered one (1) parent longer are determined before those of the plans which covered the other parent for a shorter period of time. However, if the other plan does not have the rule described previously in Rules, (i) or (ii) and if, as a result, the plans do not agree on the order of benefits, the rule in the other plan will determine the order of benefits.

c) Dependent child/separated or divorced. If two or more plans cover a person as a dependent child of divorced or separated parents, benefits for the child are determined in this order:

i. First, the plan of the parent with custody of the child;

ii. Then, the plan of the spouse of the parent with the custody of the child; and

iii. Finally, the plan of the parent not having custody of the child. However, if the specific terms of a court decree state that one (1) of the parents is responsible for the health care expense of the
child and the entity obligated to pay or provide the benefits of the plan of that parent or spouse of the other parent has actual knowledge of those terms, the benefits of that plan are determined first. The plan of the other parent shall be the secondary plan. This paragraph does not apply with respect to any claim determination period or plan year during which any benefits are actually paid or provided before the entity has that actual knowledge.

d) Joint custody. If the specific terms of a court degree state that the parents shall share joint custody, without stating that one of the parents is responsible for the health care expenses of the child, the plans covering the child shall follow the order of benefit determination rules outlined in paragraph (b), above.

e) Active/inactive Enrollee. The benefits of a plan which covers a person as an Enrollee who is neither laid off nor retired are determined before those of a plan which covers that person as a laid off or retired Enrollee. The same would hold true if a person is a dependent of a person covered as a retiree and an Enrollee. If the other plan does not have this rule and if, as a result, the plans do not agree on the order of benefits, this rule is ignored.

f) Continuation coverage. If a person whose coverage is provided under a right of continuation pursuant to federal or state law also is covered under another plan, the following shall be the order of benefit determination:

i. First, the benefits of a plan covering the person as an employee, member or subscriber (or as that person’s dependent); and

ii. Second, the benefits under the continuation coverage. If the other plan does not have the rule described here and if, as a result, the plans do not agree on the order of benefits, this rule is ignored.

g) Longer/shorter length of coverage. If none of the previous rules determines the order of benefits, the benefits of the plan which covered an employee, member or subscriber longer are determined before those of the plan which covered that person for the shorter term.

EFFECT ON THE BENEFITS OF THIS PLAN

WHEN THIS SECTION APPLIES

This section applies when, in accordance with the Order of Benefit Determination Rules, this plan is a secondary plan as to one or more other plans. In that event the benefits of this plan may be reduced under this section. Other plan(s) are referred to as the “other plans” in “Reduction in this plan’s benefits”, immediately following.

REDUCTION IN THIS PLAN’S BENEFITS

The benefits of this plan will be reduced when the sum of:

(a) The benefits that would be payable for the allowable expense under this plan in the absence of this COB provision; and

(b) The benefits that would be payable for the allowable expenses under the other plans, in the absence of provisions with a purpose like that of this COB provision, whether or not claim is made, exceeds those allowable expenses in a claim determination period. In that case, the benefits of this plan will be reduced so that they and the benefits payable under the other plans do not total more than those allowable expenses. When the benefits of this plan are reduced as described previously, each benefit is reduced in proportion. It is then charged against any applicable benefit limit of this plan.

RIGHT TO RECEIVE AND RELEASE NEEDED INFORMATION

Certain facts are needed to apply these COB rules. Kansas City Life Insurance Company has the right to decide which facts it needs. It may get needed facts from or give them to any other organization or person. Kansas City Life Insurance Company need not tell, or get the consent of, any person to do this. Each person claiming benefits under this plan must give Kansas City Life Insurance Company any facts it needs to pay the claim.

FACILITY OF PAYMENT

A payment made under another plan may include an amount which should have been paid under This Plan. If it does, Kansas City Life Insurance Company may pay that amount to the organization which made the payment. That amount will then be treated as though it were a benefit paid under this plan. Kansas City Life Insurance Company will not have to pay that amount again.
RIGHT OF RECOVERY

If the amount of the payments made by Kansas City Life Insurance Company is more than it should have paid under this COB provision, it may recover the excess from one or more of:

a) The person it has paid or for whom it has paid;
b) Insurance companies; or
c) Other organizations.

Subrogation will not be allowed in any plan as distinguished from the rights to recovery.

Claim Provisions

How do I file a claim?
All claims for benefits should be submitted on Our forms. All claims for Out-of-Network benefits should be submitted on Our forms. You or the Provider should obtain claim forms from the Policyholder or Us. If We fail to provide You with claim forms within 15 days of Your request, You:

1) May submit Your claim in a letter stating the vision expense for which the claim is made.
2) Will be deemed to have complied with the requirements of the Policy as to proof of loss upon submitting, within the time fixed in the Policy for submitting proof of loss, written proof covering the occurrence for which a claim is made, and the character and the extent of loss for which a claim is made.

When are benefits payable?
Subject to written proof of loss, any benefits payable under the Policy will be paid within 30 days of Our written receipt of such proof of loss, or Our initial notice of decision of claim, if later.

All In-Network benefits will be paid directly to the Provider. Out-of-Network benefits will be paid to You unless You provide written authorization for payment to the Provider. Any accrued benefits unpaid at the time of Your death will either be paid to Your beneficiary or to Your estate.

When must a claim be filed to receive benefits?
Written notice of a claim must be given to Us within 180 days after the incurred date of the Covered Vision Expense or as soon thereafter as reasonably possible. Failure to give notice within such time shall not invalidate nor reduce any claim if it shall be shown not to have been reasonably possible to give such notice and that notice was given as soon as was reasonably possible. If an In-Network Provider is used, notice of claim will be given to Us directly by the Provider on behalf of the Covered Person.

No action at law or inequity may be brought to recover under the Policy before 60 days after proof of loss has been filed nor will such action be brought at all unless brought within three years from the end of the time allowed for furnishing proof of loss.

What notification will You receive if Your claim is denied?
If a claim for benefits is wholly or partly denied, You will be furnished with written notification of the decision. This written decision will:

1) give the specific reason(s) for the denial;
2) make specific reference to the policy provisions on which the denial is based;
3) provide a description of any additional information necessary to prepare a claim and an explanation of why it is necessary; and
4) provide an explanation of the review procedure.

What recourse do You have if Your claim is denied?
On any denied claim, You or Your representative may appeal to Us for a full and fair review. You may:

1) request a review upon written application within 180 days of the claim denial;
2) review pertinent documents; and
3) submit issues and documents in writing.
We will make a decision no more than 60 days after the receipt of the request, except in special circumstances (such as the need to hold a hearing), but in no case more than 120 days after the request for review is received. The written decision will include specific references to the policy provisions on which the decision is based.
Appeals Process for Kansas City Life Dental and Vision Coverage
Information Packet

Please read this notice carefully. This notice contains important information about how to appeal decisions made by your insurer.

I. Levels of Review
You may ask your insurer to review its decisions involving your requests for service or your requests to have your claims paid. In general, the following four levels of review will be available to you:

<table>
<thead>
<tr>
<th>Level</th>
<th>Review Type</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Expedited Review</td>
</tr>
<tr>
<td>2</td>
<td>Informal Reconsideration</td>
</tr>
<tr>
<td>3</td>
<td>Formal Appeal</td>
</tr>
<tr>
<td>4</td>
<td>External, Independent Review</td>
</tr>
</tbody>
</table>

These levels of review are discussed more fully below.

A. Expedited Review (Level 1)

1. Eligibility
   a. Claim for a covered service not yet provided:
      You may obtain Expedited Review of your denied request for a covered service that has not already been provided if:
      - You have coverage with the insurer.
      - Your insurer has denied your request for a covered service.
      - Your treating provider certifies in writing and provides supporting documentation that the time required to process your request through the Informal Reconsideration process could cause a significant negative change in your vision/dental condition.
   b. Claim for a covered service already provided but not paid for:
      You may not obtain expedited review of your denied request for payment for a covered service that has already been provided. Instead, you may start the review process by seeking Formal Appeal (Level 3).

2. Decision
   After reviewing the certification and the supporting documentation, the insurer has 1 business day to make a decision and mail a notice of that decision to you. The notice will include the criteria used, the clinical reasons for that decision and any references to supporting documentation. This notice will also be sent to your treating provider.
   a. Denial upheld: If your insurer agrees that the covered service should have been denied, you may ask for further review through the Formal Appeal process (Level 3) discussed below.
   b. Denial reversed: If your insurer agrees that the covered service should have been provided, your insurer must authorize the service.

B. Informal Reconsideration (Level 2)

1) Eligibility
   If your insurer denies your request for a covered service and you do not qualify for an Expedited Review (Level 1), you may ask for Informal Reconsideration (Level 2) of that denial by calling, writing or faxing your request to the contact shown on the last page.

2) Deadlines Applicable to the Informal Reconsideration Process:
   You have up to 2 years after your insurer denies your request for a covered service to request an Informal Reconsideration. Within 5 business days after receiving your request for Informal Reconsideration, your insurer will send you a notice showing that your request was received. You will also receive another copy of this information packet with that notice.

3) Decision
   Your insurer has 30 days to make a decision and mail a notice of that decision to you. This notice will also be sent to your treating provider.
   a) Denial upheld: If your insurer continues to agree that the covered service should have been denied, you will receive a notice of that decision. The notice will include a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation. You may ask for further review through the Formal Appeal process (Level 3) discussed below.
   b) Denial reversed: If your insurer agrees that the covered service should have been provided, your insurer must authorize the service.
   c) External, Independent Review Option
      During any Informal Reconsideration, your insurer may ask the Director of Insurance to immediately start the External, Independent Review process (Level 4). If your insurer elects this...
option, the insurer will send you the written decision, a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation. Your insurer will also send a copy of this information to your treating provider and the Director of Insurance.

C. **Formal Appeal (Level 3)**

1) **Eligibility**

a) **Claim for a covered service not yet provided:**
   If your insurer denies your request for a covered service after either the Expedited Review (Level 1) or Informal Reconsideration (Level 2) you may send a written request for Formal Appeal within 60 days of the last denial to the contact shown on the last page. If you elect this option, you or your treating provider must give the insurer any material justification or documentation to support your request for the service. At any time during the Formal Appeal process, the insurer may send your case directly to External, Independent Review.

b) **Claim for a covered service already provided but not paid for:**
   If your insurer denies your claim for a covered service that has already been provided, you may send a written request for Formal Appeal within 2 years of the last denial to the contact shown on the last page. If you elect this option, you or your treating provider must give the insurer any material justification or documentation to support your request for the service.

2) **Deadlines Applicable to the Formal Appeal Process:**
   Within 5 business days after receiving your request for Formal Appeal, your insurer will send you a notice showing that your request was received. You will also receive another copy of this information packet with that notice.

   a) **Claim for a covered service not yet provided:**
      Your insurer has 30 days from the date it receives your appeal to make a decision and mail a notice of that decision to you, send you the written decision, a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation. Your insurer will also send a copy of this information to your treating provider.

   b) **Claim for a covered service already provided but not paid for:**
      Your insurer has 60 days from the date it receives your appeal to make a decision and mail a notice of that decision to you, send you the written decision, a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation. Your insurer will also send a copy of this information to your treating provider.

3) **Decision**
   a) **Denial upheld:** If your insurer continues to agree that the covered service or claim for a covered service should have been denied, you will receive a notice of that decision. You will also receive a notice of your option to proceed to External, Independent Review (Level 4).

   b) **Denial reversed:** If your insurer agrees that the covered service should have been provided, or that your claim should have been paid, your insurer must authorize the service or pay the claim.

D. **External, Independent Review (Level 4)**

1) **Eligibility**
   You may obtain External, Independent Review only after you have sought any available Expedited Medical Review (Level 1), Informal Reconsideration (Level 2), and Formal Appeal (Level 3), which are discussed above. You must send your request for External, Independent Review in writing, to the contact shown on the last page.

2) **Deadlines Applicable to the External, Independent Review Process:**
   You have 30 days after you receive written notice from your insurer that your Formal Appeal has been denied to request External, Independent Review.

   a) **Necessity Issues**
      If the request for External, Independent Review involves an issue of necessity:
      i) Your insurer must, within 5 business days of the request, mail a written notice to the Director of Insurance, you and your treating provider of the request for External, Independent Review.
      ii) Your insurer must, within 5 business days of the request, choose one or more independent reviewers and forward notice of that choice to the Director of Insurance.
      iii) Your insurer must, within 30 days of the request, send the external independent reviewer(s) all relevant dental/vision records and a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation used by the insurer to make the decision, a summary description of the applicable issues including a statement of the utilization review agent’s decision, and the relevant portions of the utilization review agent’s utilization review plan.
iv) Your insurer must, within 30 days of the request, send the Director of Insurance a summary description of the applicable issues including a statement of the utilization review agent’s decision and any transmittal letter that is sent to the independent reviewer(s).

v) Within 3 business days after receiving the independent reviewer’s decision, the utilization review agent must mail to the Director of Insurance, you and your physician or treating provider a notice of the decision of the external, independent reviewer(s).

b) Coverage Issues
If your appeal involves an issue or question of whether your policy covers your request for a service or for the payment of a claim:

i) Your insurer must, within 5 business days of the request, mail a written notice to the Director of Insurance, you and your treating provider of the request for External, Independent Review.

ii) Your insurer must, within 5 business days of the request, send the Director of Insurance your policy, evidence of coverage or similar document and all relevant dental/vision records and a description of the criteria used, the clinical reasons for that decision, the relevant portions of the utilization review agent’s utilization review plan and any references to supporting documentation used by the insurer to make the decision.

iii) The Director of Insurance must, within 5 business days of receiving information about your request from your insurer, determine if the service or claim is covered. If the Director is unable to determine issues of coverage, the Director of Insurance will direct that your case be submitted to External, Independent Review. If the Director of Insurance determines that no coverage exists, the request will not be sent to External, Independent Review.

iv) If the Director of Insurance refers the request to External, Independent Review, within 30 days after this referral, your insurer must send the external independent reviewer(s) all relevant dental/vision records and a description of the criteria used, the clinical reasons for that decision and any references to supporting documentation used by the insurer to make the decision, a summary description of the applicable issues including a statement of the utilization review agent’s decision, and the relevant portions of the utilization review agent’s utilization review plan.

v) Within 3 business days after receiving the independent reviewer’s decision, the utilization review agent must mail to the Director of Insurance, you and your treating provider a notice of the decision of the external, independent reviewer(s).

3) Decision
Your insurer must provide any covered service or pay any covered claim determined to be necessary by the external independent reviewer(s) regardless of whether your insurer elects to seek judicial review of the decision of the external independent reviewer(s).

4) Judicial Review/Right to a Hearing
If you disagree with the final decision of the external independent reviewer(s), you may seek judicial review. If your insurer disagrees with the final decision of the external independent reviewer(s), it may seek judicial review. However, your insurer must provide any covered service or pay any covered claim determined to be necessary by the external independent reviewer(s) regardless of whether it elects to seek judicial review.

If you disagree with the final decision of the Director of Insurance for coverage issue determinations, you may request a hearing with the Office of Administrative Hearings. If your insurer disagrees with the Director’s determination of coverage issues, it may request a hearing with the Office of Administrative Hearings. Hearings must be requested within 30 days of receiving the coverage issue determination.

II Obtaining Records
A. Requesting Dental/Vision Records
Arizona law permits you to ask for a copy of your dental/vision records. A.R.S. §12-2293. Your request must be in writing. Your request must specify who you want to receive the records. The health care provider who has your records will provide you or the person you specified with a copy of your records.

B. Designated Decision Maker
If you have a designated health care decision maker, that person must send a written request for access to or copies of your dental/vision records. The records must be provided to your health care decision maker or a person designated in writing by your health care decision maker unless you limit access to your records only to yourself or your health care decision maker.
C. Confidentiality
Records disclosed under A.R. S. § 12-2293 remain confidential.

III Contact at Each Level of Review and Title of Person Responsible for Processing the Review

<table>
<thead>
<tr>
<th>Group Claims Manager</th>
<th>PO Box 219425</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group Administration</td>
<td>Kansas City, MO 64121-9425</td>
</tr>
<tr>
<td>3520 Broadway</td>
<td>1-800-874-5254</td>
</tr>
</tbody>
</table>

IV Documentation for an Appeal
If you decide to file an appeal, you must give the person who will be responsible for processing the appeal any material justification or documentation for the appeal at the time the appeal is filed. You must also give that person the address and phone number where you can be contacted.

V The Role of the Director of Insurance
The law requires "any member who files a complaint with the Department relating to an adverse decision to pursue the review process prescribed" by law. A.R.S. §20-2533(E).

The appeal process requires the Director to:

1) Oversee the appeals process.
2) Publish a list of independent reviewers.
3) Maintain copies of each utilization review plan submitted by insurers.
4) Receive, process, and act on request from an insurer for External, Independent Review of a claim.
5) Enforce the decisions of insurers.
6) Review decisions of insurers.
7) Report to the Legislature.
8) Send, when necessary, a record of the proceedings of an appeal to Superior Court or to the Office of Administrative Hearings.
9) Issue a final administrative decision on coverage issues, including the notice of one's right to request a hearing.

VII Confidentiality
If you participate in the review process, the relevant portions of your dental/vision records may be disclosed only to people authorized to participate in the review process for the condition under review. These people may not disclose your dental/vision information to any other people.

VIII Receipt of Documents
Any written notice, acknowledgment, request, decision or other written document required to be mailed is deemed received by the person to whom the document is properly addressed on the fifth business day after being mailed. As discussed above in Section V, "properly addressed" means your last known address.

IX Complaints to the Arizona Department of Insurance
The Director of Insurance shall require any member who files a complaint with the Arizona Department of Insurance relating to an adverse decision to pursue the review process established by the Legislature and your insurer.
What is COBRA Continuation?
It is a federal continuation of coverage requirement. Consolidated Omnibus Budget Reconciliation Act (COBRA) applies to any employer (except the federal government and religious organizations) who:

- maintains a group health plan; and
- normally employs 20 or more employees on a typical business day during the preceding calendar year.

For this purpose, “employee” means all owners, partners, and common-law employees (full-time and part-time).

Federal law requires that certain group plans allow qualified persons who would otherwise lose coverage under the plan as a result of a qualifying event, to elect to continue group health coverage after it would otherwise end.

See your Employer for details on this continuation provision. All compliance obligations under COBRA are the responsibility of the Employer and Employee.
This Notice Describes How Medical Information About You May Be Used and Disclosed and How You Can Get Access to this Information. Please Review It Carefully.

As used in this notice, “WE” and “OUR” refer to the functions of Kansas City Life Insurance Company and its insurance subsidiaries, Old American Insurance Company and Sunset Life Insurance Company of America, which are covered by federal laws and regulations governing use and disclosure of personally identifiable health information (“protected health information” or “PHI”). The functions which are covered by these rules include: administration of Kansas City Life’s group dental and group vision policies. “YOU” means a named insured of a group health insurance policy or an enrollee in the health or dental benefit plan.

Our Duties.
We are required by the Health Insurance Portability and Accountability Act of 1996 to maintain the privacy of your PHI and to provide you with this Notice of our privacy practices and legal duties. We must abide by the terms of this Notice. We reserve the right to change the terms of this notice and to make the new terms effective as to all of the PHI that we maintain about you. In that case we will provide you with a new Notice by mailing it to the address you have last provided us, or with your consent by sending it to you electronically.

Your Rights.
You have a right to access, inspect and copy the PHI we maintain about you. We may impose a reasonable fee where permitted by law.

You have the right to request that we amend your PHI. We may deny your request if we did not create the PHI you want us to amend, or for other reasons. If we do not agree to amend your PHI as you request, you may submit a short statement of dispute and we will include it with your records.

You have the right to an accounting of disclosures we have made of your PHI to others after April 14, 2003, except for disclosures related to your treatment, payment or other health care operations. We may impose a reasonable fee if you make such a request more than once in any 12-month period.

You have the right to request that we place additional restrictions on our use or disclosure of your PHI. We are not required to agree to additional restrictions.

You have the right to request that we communicate with you in confidence about your PHI by providing us with an alternate means or location. You must inform us that this is required to avoid endangering you.

If we provide you this Notice by electronic means, you have the right to request a paper copy.

You may exercise any of the rights stated in this section of the Notice by making your request in writing and sending it to us, postage prepaid, at the address shown at the end of this Notice.

Where We Get Your PHI.
We get most health history and treatment information from you or somebody you have authorized to provide it to us. For instance, we get medical information about you in order to pay a health insurance benefit or to pay providers of medical treatment.

Permitted Disclosures of Your PHI.
We are allowed to use and disclose your PHI without your authorization as necessary to conduct or service our business or when disclosure is legally required. For instance, we may use and disclose your PHI as needed to pay claims, set premiums, reinsure policies and underwrite for health care coverage. If you are an enrollee of an employee dental or medical benefit plan, we may disclose limited PHI to your plan’s sponsor to permit the sponsor to perform plan administration functions. We may also disclose your PHI when we are required to do so by law (for instance, by subpoena, administrative order or discovery request), or as requested by the U.S. Department of Health and Human Services. If you want us to disclose your PHI to any other person or entity, you must give a written authorization. You may revoke your authorization at any time in writing.

We will not otherwise disclose your PHI to an affiliate or any third party who helps administer our business unless they agree in writing to maintain its confidentiality, use it only as intended and if feasible destroy it when no longer needed.

We do not sell your PHI or disclose it to anyone for purposes unrelated to our services.
We will comply with applicable health information privacy law of any state which is more stringent than and not pre-empted by federal law.

**Complaints.**
If you want further information or have any questions about our privacy practices, please contact us using the information provided in this section. You also may submit a written complaint to the Secretary of the Department of Health and Human Services. We will not retaliate against you in any way if you file a complaint.

Contact: Privacy Official, Legal Department, Kansas City Life Insurance Company, PO Box 219139, Kansas City, MO 64121-9139. Or, telephone us at 800-874-5254 ext. 6046.

**Questions or Additional Information**
Should you have any questions or want additional information about your coverage, this notice, or our privacy practices; please contact KCL Group Administration, PO Box 219425, Kansas City, MO 64121-9425, phone 1-800-874-5254 ext. 6046.