NOTE: This is SDC’s general Evidence of Coverage (EOC) and is provided here for informational purposes only. It may not contain a listing of your plan’s specific benefits or your specific eligibility. For your Schedule of Benefits or your group specific EOC, please contact your human resources representative or SDC’s Dentist and Member Services Team at 1-800-762-3159.
APPENDIX B
EVIDENCE OF COVERAGE

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EVIDENCE OF COVERAGE (EOC)
(Under a Master Group Contract)
Issued by
Superior Dental Care, Inc. (SDC)
Superior Dental Care, Inc. is also referred to as “SDC” in this Evidence of Coverage.

NOTICE: IF YOU OR YOUR FAMILY MEMBERS ARE COVERED BY MORE THAN ONE HEALTH CARE PLAN, YOU MAY NOT BE ABLE TO COLLECT BENEFITS FROM BOTH PLANS. EACH PLAN MAY REQUIRE YOU TO FOLLOW ITS RULES OR USE SPECIFIC DOCTORS AND HOSPITALS, AND IT MAY BE IMPOSSIBLE TO COMPLY WITH BOTH PLANS AT THE SAME TIME. READ ALL OF THE RULES VERY CAREFULLY, INCLUDING THE COORDINATION OF BENEFITS SECTION, AND COMPARE THEM WITH THE RULES OF ANY OTHER PLAN THAT COVERS YOU OR YOUR FAMILY.

INTRODUCTION
We have prepared this EOC to help you understand how to use your dental plan. Please read it carefully and keep it in a convenient location for future reference.

SDC hereby certifies that you and any Enrolled Dependents named on the SDC identification card(s) for whom the required prepaid dental premium has been paid, are entitled to coverage under the Master Group Contract (referred to in this EOC as the Contract) provided they meet the eligibility requirements stated in the Contract.

Coverage under SDC is subject to the exclusions, limitations, conditions and other terms of the Contract. As an EOC, this document summarizes the provisions, but does not constitute the Contract. You may examine the Contract at the office of the Enrolling Unit during regular business hours.

DESCRIPTION OF COMPANY
SDC became incorporated in 1984 and is a corporation that is owned and directed by Participating Dentists/Shareholders. SDC is a fee-for-service Individual Practice Association (I.P.A.), which is a legal entity organized and governed by individual dentists for the primary purpose of collectively entering into contracts to provide dental services to enrolled populations.

SDC believes that through prevention and early detection, the cost and distress of most dental problems can be minimized. Preventive dental care performed by a dental professional is more than just a check for cavities. Many physical conditions, from vitamin deficiencies to cancer, can be detected by examining the mouth. Dental x-rays complete the picture, even for those who no longer have their natural teeth. Benefits for these services are paid at a higher percentage to encourage regular dental care visits, an essential part of total health.

SERVICE AREA
SDC is currently licensed in the States of Ohio, Kentucky, and Indiana, and those states represent SDC’s service area for group contracting purposes.

DEFINITIONS
All personal pronouns used in the EOC shall include either gender.

Active Employee – Is an employee currently on active pay status.

Active Pay Status - Means conditions under which an employee is eligible to receive pay, and includes, but is not limited to, vacation leave, sick leave, bereavement leave, administrative leave, compensatory time, holidays, and personal leave.

Allowable Amount – The maximum allowable fee assigned by SDC to each eligible service. The Allowable Amounts are determined by SDC to be fair and adequate reimbursement for each procedure and are adjusted from time to time.

Allowable Expense – Is a health care expense, including deductibles, coinsurance and copayments, that is covered at least in part by any Plan covering the person.

Balance Bill – The amount of expense not covered by SDC and the member’s Coinsurance. Participating Dentists are prohibited from collecting this amount (or Balance Bill) from a Covered Person. If seeking care from a Non-Participating Dentist or Specialist, you may be required to pay this amount to the treating dentist.

Closed Panel Plan – Please refer to the definition of Network Only.
Contract Maximum – The amount of dental expenses allotted to each member per Contract Period. This amount is made up of any payment made by SDC in the Preventive, if applicable, Basic and Major categories of coverage. Under each new Contract Period, a fresh Contract Maximum is granted per member.

Contract Period – The defined time during which your benefits will apply. This is typically a 12 month period of time; however please check with your employer to be sure.

Coinsurance – The out-of-pocket expenses that are directly payable by an Enrolled Member to the dentist. The Coinsurance is based on a percentage of the Allowable Amount assigned to eligible services.

Copay - The amount of dental expense, which you are responsible to pay directly to the treating dentist at the time of each benefit-eligible oral evaluation during the contract period. This amount is applied to oral evaluations in the Preventive Category only and is to be paid per Covered Person per occurrence, at the time of the visit.

Covered Person – Either the Enrollee or an Enrolled Dependent, but applies only while the coverage of such person under the Contract is in effect. In this EOC, the terms "you" and "your" refer to any Covered Person.

Custodial parent – Is the parent awarded custody by a court decree or, in the absence of a court decree, is the parent with whom the child resides more than one half of the calendar year excluding any temporary visitation.

Deductible – The amount of dental expense, which you are responsible to pay before SDC begins calculations of benefits. Deductibles follow the Contract Period, have individual maximums, and may have family limits.

Eligible Person – An Active Employee of the Enrolling Unit who meets the eligibility requirements specified in the Contract and EOC.

Enrolled Member – The Enrollee and Enrolled Dependents enrolled in SDC to receive dental benefits. Enrolled Members may also be referred to as Members.

Enrolled Dependent – Unless other arrangements have been made with SDC by the employer, an Enrolled Dependent is a person enrolled for coverage under the Contract who is (1) the Enrollee’s spouse, or (2) a dependent child of either the Enrollee or the Enrollee’s spouse, subject to the following conditions and limitations:

(1) The Enrolled Dependent must be within SDC’s service area unless court ordered coverage for dependent children living outside the service area is mandated;

(2) Enrolled Dependent includes any stepchild, legally adopted child (or in the process of adoption) or foster child. Appropriate documentation must be forwarded to SDC;

(3) Enrolled Dependent includes a child who is incapable of self-support because of mental disability or physical handicap as long as the subscriber submits proof of total disability; and

(4) The term Enrolled Dependent does not include spouse or child on active duty in any military service of any country.

Enrollee – Any active employee eligible by virtue of employment to receive dental services provided under the Contract.

Enrolling Unit – The employer or other entity with whom the Contract is made.

Full-time Student – A person who is enrolled in and attending, full-time, a recognized course of study or training to include a state accredited: high school, vocational school, college or university (minimum 12 credit hours), and technical schools (cosmetology school, automotive, etc.).

In Network Benefits – Services provided by a participating dentist or specialist.

Lifetime Maximum (if applicable – check your ID card for your coverage) – The amount of orthodontia benefit allotted to each applicable member per lifetime while enrolled under a specific group contract as a Covered Person with SDC. Any orthodontic payments made by SDC will apply toward your orthodontia Lifetime Maximum. This maximum is accumulated over time per member and does not refresh each year like the Contract Maximum. The orthodontia Lifetime Maximum is a separate maximum from the Contract Maximum. Please see your Schedule of Benefits to see if Lifetime Maximums apply.

Medically Necessary – A pre-determined course of treatment that is appropriate to the evaluation and treatment of a disease, condition or illness and consistent with the applicable standard of care. This does not include cosmetic services.
**Network Only** – Is a Plan that provides health care benefits to covered persons primarily in the form of services through a panel of providers that have contracted with the Plan, and that excludes coverage for services provided by out of network providers, except in cases of emergency or those coordinated by SDC. This is also known as a Closed Panel Plan.

**Non-covered/Ineligible Services** – Services for which there is no contractual benefit and for which the member is responsible for the provider’s full charge. This includes excluded services.

**Non-Participating Dentist or Specialist** – Is any dentist who has not entered into an agreement with SDC to provide dental services to Covered Persons through SDC’s Network.

**Open Access** – The Plan offering coverage in and out of SDC’s Network.

**Out of Pocket Maximum** – The amount of dental expense which you are responsible for, per member, per Contract Period. Each new Contract Period, a new Out of Pocket Maximum is applied per member. The Out of Pocket Maximum is applied only to the In Network Benefits.

**Out of Network Benefits** – Services provided by a non-participating dentist or specialist.

**Open Enrollment** – Unless otherwise specified in the Master Contract, the month prior to the renewal of the Enrolling Unit’s contract period in which an Enrollee may make enrollment changes as needed without the requirement of a Qualifying Event or in which an Eligible Person may elect or cancel coverage.

**Participating Dentist or Specialist** – Is any dentist who has entered into an agreement with SDC to provide dental services to Covered Persons through SDC’s Network.

**Pediatric Oral Health Benefits** – Affordable Care Act compliant pediatric essential health benefits as defined in the Schedule of Benefits, if applicable.

**Plan** – Is the plan that offers coverage through SDC’s Network of Dentists. Employers purchase this plan in three distinct ways. The Plan is offered either as Network Only, Open Access or as Point of Service.

**Point of Service** – This type of plan provides different levels of coverage in and out of network.

**Schedule of Benefits/List of Covered Services** – Is an attached listing of covered benefits and plan features.

**SDC-Kids Plans** – Pediatric dental plans federally certified to contain all the required pediatric oral benefits required under the Affordable Care Act. These certified benefits can be pediatric only or embedded in a standard group plan. SDC-Kids Plans contain no lifetime or annual maximum limits on the required pediatric oral benefits.

**SDC’s Network** – Is the group of dentists and dental specialists who have entered into an agreement with SDC to provide dental services to Covered Persons.

**Qualifying Event** – Is an event that permits an Enrollee to make changes to his enrollment during the contract period (within 31 days of the Event). A Qualifying Event is defined by SDC and includes but is not limited to the following: employment termination, retirement, birth, divorce, marriage, death, change in employee status, spouse’s loss of coverage, adoption/custody (requires court documentation), etc.

**COVERAGE**

SDC offers three types of coverage through SDC’s Network in this plan:

**Network Only** – The Plan option offering coverage only through SDC’s Network. Please check with your Employer to identify if this is the way they purchased your dental Plan through SDC. For Network Only coverage, payment is always directed to the Participating Dentist or Specialist.

**Open Access** – The Plan option offering coverage in and out of SDC’s Network. Please be sure to check with your employer to identify if this is the way they purchased your dental plan through SDC. For Open Access coverage, payment for non-participating dentists or dental specialists is always directed to the Enrollee and it is the Enrolled Member’s responsibility to assure payment to the treating dentist.

**Point of Service** – The Plan option offering coverage in and out of SDC’s Network but at different levels of coverage. Please be sure to check with your employer to identify if this is the way they purchased your dental plan through SDC. For Point of Service coverage, payment for non-participating dentists or dental specialists is always directed to the Enrollee and it is the Enrolled Member’s responsibility to assure payment to the treating dentist.
PARTICIPATING DENTISTS

Enrolled Members in the Open Access or Point of Service options are encouraged to seek service from a Participating Dentist or Specialist within the service area to maximize their benefits. Enrolled Members in the Open Access or Point of Service options seeking treatment from a non-participating dentist may be responsible for any amount over their coinsurance and SDC’s reimbursement – otherwise known as the Balance Bill. Payments for these out of network services will be directed to the Enrollee.

Enrolled Members in the Network Only option MUST seek service from a Participating Dentist or Specialist within the service area in order to receive their benefits. In most cases Enrolled Members should be able to seek service from their preferred dentist, since all licensed dentists within the service area are eligible to apply for participation with The Plan. A complete listing of The Plan’s participating dentists is accessible via the SDC website (www.superiordental.com). At SDC’s website, a function titled Find A Dentist facilitates a review of The Plan’s entire network of Participating Dentists by using the search options provided. The data display for each dentist includes: name, address, phone number, specialty, and an indicator for SmileRider participation. If internet access is not available, a printed directory listing may be obtained from the Enrolling Unit or by contacting SDC’s Dentist and Member Services Team at (937) 438-0283 or (800) 762-3159.

RELATIONSHIP BETWEEN PARTIES

The relationship between SDC and Participating Dentists is a contractual relationship between independent contractors. SDC is not a provider of dental services. Participating Dentists are not agents or employees of SDC nor is SDC an employee of any Participating Dentists. The relationship between a Participating Dentist and any Enrolled Member is that of a dentist and a patient. SDC does not endorse or control clinical judgment recommendations made by Participating Dentists or by dentists otherwise selected by you. The Participating Dentist is solely responsible for the dental services provided to an Enrolled Member.

SDC is not a member of a guaranty fund. In the event of insolvency, Enrolled Members are protected only to the extent that the hold harmless provision applies to the services rendered, and also Enrolled Members may be financially responsible for services rendered by a dentist that is not under contract to SDC, whether or not SDC authorized the use of the dentist. If SDC becomes insolvent or otherwise discontinues operations, the Participating Dentists have agreed to provide dental services to Enrolled Members as needed to complete any medically necessary procedures commenced but unfinished at the time of SDC’s insolvency or discontinuance of operations.

The most recent audited financial statement is available to Enrollees at SDC’s office during regular business hours.

ENROLLMENT

When an Eligible Person enrolls in the plan initially, he is required to stay on the plan for a full contract period while employed at the company he initially enrolled with SDC. Unless otherwise specified in the Master Contract, SDC offers Open Enrollment once per contract period during the month prior to the renewal of that contract period. Open Enrollment allows Enrollees to make enrollment changes as needed. An Enrollee can only make changes to his enrollment during the contract period if he has experienced a Qualifying Event. Consideration for or renewal of the Master Group Contract and/or individual application is not subject to genetic testing or any results therein.

The Enrolling Unit shall notify SDC at least monthly, but in no event later than 31 days after the effective date/Qualifying Event of any new enrollments, terminations or changes for an Enrolled Member.

EFFECTIVE DATE OF COVERAGE

The coverage of an Eligible Person shall become effective on the date the Contract takes effect, or as otherwise specified in the Enrolling Unit’s application. Unless otherwise provided by the Contract, an Enrollee not actively at work (except while on paid vacation) on the date the Contract takes effect, shall have his coverage become effective on the date of his return to active full-time work. In no event shall an Enrolled Dependent of an Enrollee be covered under this Contract until the Enrollee’s coverage becomes effective.

IDENTIFICATION CARDS

Your identification card(s) lists the names of all Enrolled Members. We encourage you to present your ID card at the time of service. This will assist in insuring that claims for eligible services are sent directly to SDC.

CLAIM FORMS

You do not have to file a claim form when seeking care from a Participating Dentist. The Participating Dentist shall seek compensation for covered services solely from SDC, except for applicable Coinsurance, Deductibles, and Copayments and payment always goes to the participating provider of dental services. It is your responsibility to show your SDC identification card to your Participating Dentist before you receive care. This will expedite the claims process since claims...
must be submitted and resolved within one year from the date of service to be considered for payment, regardless of enrollment status.

A **Non-Participating Dentist** is **not** required to submit a claim form on your behalf and you may be responsible for submitting your own claim form when seeking their care. A **Non-Participating Dentist** may also seek total compensation for services prior to the submission of a claim form. All claims must be submitted and resolved within one year from the date of service to be considered for payment, regardless of enrollment status. These claims payments are directed to the **Enrollee**.

**NOTE:** Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement is guilty of insurance fraud.

**COINSURANCE, DEDUCTIBLE, COPAY AND MAXIMUM BENEFITS**

**Coinsurance** is the out-of-pocket expenses that are directly payable by an **Enrolled Member** to the dentist. The **Coinsurance** is based on a percentage of the **Allowable Amount** assigned to the eligible service and may be requested at the time of the service. Please keep in mind if the dentist’s actual charge is less than **SDC**’s **Allowable Amount**, the **Coinsurance** will be based on that dentist’s charge. The **Coinsurance** is calculated after the **Deductible** has been assessed, if applicable. Refer to the **List of Covered Services** for your **Coinsurance** percentages and maximums per contract period.

**Deductible** is the amount of dental expense, which you are responsible to pay before **SDC** begins benefit calculations. **Deductibles** follow the contract period, and may have individual and family maximums. Refer to your **List of Covered Services** to determine if your plan has a **Deductible**. You are responsible for any non-covered service, ineligible service and the appropriate **Coinsurance** and **Deductibles**.

**Copay** is the amount of dental expense, which you are responsible to pay directly to the treating dentist at the time of each benefit-eligible oral evaluation during the contract period. This amount is applied to oral evaluations in the Preventive Category only and is to be paid per **Covered Person** per occurrence, at the time of the visit. Refer to your **List of Covered Services** to determine if your plan has a **Copay**.

**Maximums** are the amount of expense that **SDC** pays on each **Covered Person’s** behalf and as defined by the specific plan design selected by your **Employer**.

**COORDINATION OF THIS CONTRACT’S BENEFITS WITH OTHER BENEFITS**

The Coordination of Benefits (“**COB**”) provision applies when a person has health care coverage under more than one Plan. Plan is defined below.

The order of benefit determination rules govern the order in which each **Plan** will pay a claim for benefits. The **Plan** that pays first is called the **Primary plan**. The **Primary plan** must pay benefits in accordance with its policy terms without regard to the possibility that another **Plan** may cover some expenses. The **Plan** that pays after the **Primary plan** is the **Secondary plan**. The **Secondary plan** may reduce the benefits it pays so that payments from all **Plans** does not exceed 100% of the total **Allowable Expense**.

**COB Definitions**

A. A **Plan** is any of the following that provides benefits or services for medical or dental care or treatment. If separate contracts are used to provide coordinated coverage for members of a group, the separate contracts are considered parts of the same plan and there is no **COB** among those separate contracts.

1. **Plan** includes: group and nongroup insurance contracts, health insuring corporation (“**HIC**”) contracts, Closed Panel Plans or other forms of group or group-type coverage (whether insured or uninsured); medical care components of long-term care contracts, such as skilled nursing care; medical benefits under group or individual automobile contracts; and Medicare or any other federal governmental plan, as permitted by law.

2. **Plan** does not include: hospital indemnity coverage or other fixed indemnity coverage; accident only coverage; specified disease or specified accident coverage; supplemental coverage as described in Revised Code sections 3923.37 and 1751.56; school accident type coverage; benefits for non-medical components of long-term care policies; Medicare supplement policies; Medicaid policies; or coverage under other federal governmental plans, unless permitted by law.

Each contract for coverage under (1) or (2) is a separate **Plan**. If a **Plan** has two parts and **COB** rules apply only to one of the two, each of the parts is treated as a separate **Plan**.

B. **This plan** means, in a **COB** provision, the part of the contract providing the health care benefits to which the **COB** provision applies and which may be reduced because of the benefits of other plans. Any other part of the contract providing health care benefits is separate from **this plan**. A contract may apply one **COB** provision to certain benefits, such
as dental benefits, coordinating only with similar benefits, and may apply another COB provision to coordinate other benefits.

C. The order of benefit determination rules determine whether This plan is a Primary plan or Secondary plan when the person has health care coverage under more than one Plan. When This plan is primary, it determines payment for its benefits first before those of any other Plan without considering any other Plan's benefits. When This plan is secondary, it determines its benefits after those of another Plan and may reduce the benefits it pays so that all Plan benefits do not exceed 100% of the total Allowable Expense.

D. When a Plan provides benefits in the form of services, the reasonable cash value of each service will be considered an Allowable Expense and a benefit paid. An expense that is not covered by any Plan covering the person is not an Allowable Expense. In addition, any expense that a provider by law or in accordance with a contractual agreement is prohibited from charging a covered person is not an Allowable Expense.

The following are examples of expenses that are not Allowable Expenses:

1. If a person is covered by 2 or more Plans that compute their benefit payments on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology, any amount in excess of the highest reimbursement amount for a specific benefit is not an Allowable Expense.

2. If a person is covered by 2 or more Plans that provide benefits or services on the basis of negotiated fees, an amount in excess of the highest of the negotiated fees is not an Allowable Expense.

3. If a person is covered by one Plan that calculates its benefits or services on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology and another Plan that provides its benefits or services on the basis of negotiated fees, the Primary plan's payment arrangement shall be the Allowable Expense for all Plans. However, if the provider has contracted with the Secondary plan to provide the benefit or service for a specific negotiated fee or payment amount that is different from the Primary plan's payment arrangement and if the provider's contract permits, the negotiated fee or payment shall be the Allowable Expense used by the Secondary plan to determine its benefits.

4. The amount of any benefit reduction by the Primary plan because a covered person has failed to comply with the Plan provisions is not an Allowable Expense. Examples of these types of plan provisions include second surgical opinions, precertification of admissions, and preferred provider arrangements.

Order of Benefit Determination Rules

When a person is covered by two or more Plans, the rules for determining the order of benefit payments are as follows:

A. The Primary plan pays or provides its benefits according to its terms of coverage and without regard to the benefits of under any other Plan.

B. (1) Except as provided in Paragraph (2), a Plan that does not contain a coordination of benefits provision that is consistent with this regulation is always primary unless the provisions of both Plans state that the complying plan is primary.

(2) Coverage that is obtained by virtue of membership in a group that is designed to supplement a part of a basic package of benefits and provides that this supplementary coverage shall be excess to any other parts of the Plan provided by the contract holder. Examples of these types of situations are major medical coverages that are superimposed over base plan hospital and surgical benefits, and insurance type coverages that are written in connection with a Closed Panel Plan to provide out-of-network benefits.

C. A Plan may consider the benefits paid or provided by another Plan in calculating payment of its benefits only when it is secondary to that other Plan.

D. Each Plan determines its order of benefits using the first of the following rules that apply:

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

(2) Dependent child covered under more than one plan. Unless there is a court decree stating otherwise, when a dependent child is covered by more than one Plan the order of benefits is determined as follows:

(a) For a dependent child whose parents are married or are living together, whether or not they have ever been married:

- The Plan of the parent whose birthday falls earlier in the calendar year is the Primary plan; or
- If both parents have the same birthday, the Plan that has covered the parent the longest is the Primary plan.
- However, if one spouse's plan has some other coordination rule (for example, a "gender rule" which says the father's plan is always primary), we will follow the rules of that plan.

(b) For a dependent child whose parents are divorced or separated or not living together, whether or not they have ever been married:

(i) If a court decree states that one of the parents is responsible for the dependent child's health care expenses or health care coverage and the Plan of that parent has actual knowledge of those terms, that Plan is primary. This rule applies to plan years commencing after the Plan is given notice of the court decree;
(ii) If a court decree states that both parents are responsible for the dependent child's health care expenses or health care coverage, the provisions of Subparagraph (a) above shall determine the order of benefits;
(iii) If a court decree states that the parents have joint custody without specifying that one parent has responsibility for the health care expenses or health care coverage of the dependent child, the provisions of Subparagraph (a) above shall determine the order of benefits; or
(iv) If there is no court decree allocating responsibility for the dependent child's health care expenses or health care coverage, the order of benefits for the child are as follows:
   - The Plan covering the Custodial parent;
   - The Plan covering the spouse of the Custodial parent;
   - The Plan covering the non-custodial parent; and then
   - The Plan covering the spouse of the non-custodial parent.

(c) For a dependent child covered under more than one Plan of individuals who are not the parents of the child, the provisions of Subparagraph (a) or (b) above shall determine the order of benefits as if those individuals were the parents of the child.

(3) Active employee or retired or laid-off employee. The Plan that covers a person as an active employee, that is, an employee who is neither laid off nor retired, is the Primary plan. The Plan covering that same person as a retired or laid-off employee is the Secondary plan. The same would hold true if a person is a dependent of an active employee and that same person is a dependent of a retired or laid-off employee. If the other Plan does not have this rule, and as a result, the Plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D(1) can determine the order of benefits.

(4) COBRA or state continuation coverage. If a person whose coverage is provided pursuant to COBRA or under a right of continuation provided by state or other federal law is covered under another Plan, the Plan covering the person as an employee, member, subscriber or retiree or covering the person as a dependent of an employee, member, subscriber or retiree is the Primary plan and the COBRA or state or other federal continuation coverage is the Secondary plan. If the other Plan does not have this rule, and as a result, the Plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D(1) can determine the order of benefits.

(5) Longer or shorter length of coverage. The Plan that covered the person as an employee, member, policyholder, subscriber or retiree longer is the Primary plan and the Plan that covered the person the shorter period of time is the Secondary plan.

(6) If the preceding rules do not determine the order of benefits, the Allowable Expenses shall be shared equally between the Plans meeting the definition of Plan. In addition, This plan will not pay more than it would have paid had it been the Primary plan.

Effect on the Benefits of This Plan

A. When This plan is secondary, it may reduce its benefits so that the total benefits paid or provided by all Plans during a plan year are not more than the total Allowable Expenses. In determining the amount to be paid for any claim, the Secondary plan will calculate the benefits it would have paid in the absence of other health care coverage and apply that calculated amount to any Allowable Expense under its Plan that is unpaid by the Primary plan. The Secondary plan may then reduce its payment by the amount so that, when combined with the amount paid by the Primary plan, the total benefits paid or provided by all Plans for the claim do not exceed the total Allowable Expense for that claim. In addition, the Secondary plan shall credit to its plan deductible any amounts it would have credited to its deductible in the absence of other health care coverage.

B. If a covered person is enrolled in two or more Closed Panel Plans and if, for any reason, including the provision of service by a non-panel provider, benefits are not payable by one Closed Panel Plan, COB shall not apply between that Plan and other Closed Panel Plans.

Right to Receive and Release Needed Information

Certain facts about health care coverage and services are needed to apply these COB rules and to determine benefits payable under This plan and other Plans. SDC may get the facts it needs from or give them to other organizations or persons for the purpose of applying these rules and determining benefits payable under This plan and other Plans.
covering the person claiming benefits. SDC need not tell, or get the consent of, any person to do this. Each person claiming benefits under *This plan* must give SDC any facts it needs to apply those rules and determine benefits payable.

**Facility of Payment**

A payment made under another *Plan* may include an amount that should have been paid under *This plan*. If it does, SDC may pay that amount to the organization that made that payment. That amount will then be treated as though it were a benefit paid under *This plan*. SDC will not have to pay that amount again. The term "payment made" includes providing benefits in the form of services, in which case "payment made" means the reasonable cash value of the benefits provided in the form of services.

**Right of Recovery**

If the amount of the payments made by SDC is more than it should have paid under this COB provision, it may recover the excess from one or more of the persons it has paid or for whom it has paid, or any other person or organization that may be responsible for the benefits or services provided for the covered person. The "amount of the payments made" includes the reasonable cash value of any benefits provided in the form of services.

**Coordination of Disputes**

If you believe that we have not paid a claim properly, you should first attempt to resolve the problem by contacting us. Please see SDC's appeal procedure within this Evidence of Coverage. If you are still not satisfied, you may call the Ohio Department of Insurance for instructions on filing a consumer complaint. Call 1-800-686-1526, or visit the Department's website at [http://insurance.ohio.gov](http://insurance.ohio.gov).

**SUBROGATION**

When allowed by law, this section will apply to the Member and Dependents who:

a. receive benefit payment under this policy as the result of a sickness or injury; and

b. have a lawful claim against another party or parties for compensation, damages, or other payment because of that same sickness or injury.

In those instances where this section applies, the rights of the Member or Dependent to claim or receive compensation, damages, or other payment from the other party or parties will be transferred to the Company, but only to the extent of benefit payments made under this policy.

**EMERGENCY CARE**

If you are in a *Network Only* plan and are unable to receive emergency care from your *Participating Dentist*, you may receive care from a *Non-Participating Dentist*. Emergency care is limited to the relief of pain, bleeding, or swelling, but not the cure of the disease. Your *Participating Dentist* should be consulted for follow-up care.

A *Non-Participating Dentist* is not required to submit a claim form on your behalf and you may be responsible for submitting your own claim form when seeking emergency their care. A *Non-Participating Dentist* may also seek total compensation for emergency care prior to the submission of a claim form.

**PRE-DETERMINATION OF BENEFITS**

Pre-determination of benefits is designed to assist you and your dentist in understanding your dental coverage BEFORE the services are provided. This process is necessary for treatment plans totaling $400.00 or more and for periodontal services. A pre-determination is initiated when your dentist submits the proposed treatment plan. SDC’s Dental Consultants review claims, determining whether the case presented meets the contracted benefit criteria. Once reviewed and processed, you and your dentist will be provided a description of your financial responsibility for the proposed service before the work begins.

Remember, a pre-determination of benefits is not a treatment authorization but an estimate of benefits payable by SDC based on your eligibility and claims history at the time of processing. Be sure to discuss your pre-determination of benefits with your dentist. If services are begun prior to pre-determination of benefits, you could be responsible for the full cost of treatment.

**ALTERNATE BENEFITS**

Alternate benefits may be received when there is more than one acceptable course of treatment. In this situation, SDC will provide benefits based on the least expensive, professionally accepted treatment. If you and your dentist choose a more expensive treatment, the additional cost will be your responsibility. Pre-determining benefits on costly services will avoid unexpected financial responsibilities which can be associated with alternate benefits.
EXAMINATIONS AND SECOND OPINIONS
SDC reserves the right to require additional examinations at no cost to the Enrolled Member. These examinations and/or second opinions help SDC determine payable benefits, when there may be questions concerning proposed or completed treatments.

CANCELLATION PRIVILEGES
If you are responsible for any part of a fixed periodic prepayment in connection with an enrollment agreement, you may cancel your enrollment within seventy-two hours after having signed the initial agreement or offer to enroll. Cancellation occurs when written notice of the cancellation is given to SDC. A notice of cancellation mailed to SDC shall be considered to have been filed on its postmark date.

TERMINATION OF COVERAGE & COBRA
Benefits for the Enrollee under the Contract shall automatically terminate on the earliest of the following dates:

(1) The date the Contract is terminated, or with respect to any specific covered item of the Contract, the date such coverage item terminates.
(2) The date which the required Enrollee’s contribution toward the dental premium has not been paid to SDC, if the Enrollee is required to make a contribution, unless another date has been specified in the Contract.
(3) The date on which the Enrolled Member moves out of SDC’s service area.
(4) The date on which the Enrollee is retired or pensioned, unless coverage classification is specified for retired or pensioned individuals in the Contract.
(5) The date of entry into military duty, except temporary duty of 30 days or less.
(6) The date as noted in the Contract for which a Covered Person ceases to be eligible.
(7) The last day the Enrollee is in Active Pay Status.

Continuation of coverage under COBRA shall apply only to the Enrolling Units that are subject to the provisions of COBRA. A Covered Person should contact the Enrolling Unit's plan administrator to determine if he or she is eligible to continue coverage under COBRA.

APPEAL PROCESS
If an Enrolled Member has a complaint concerning the provision of dental services or benefits or quality of care under the Contract, the complaint may be directed to SDC in writing, via telephone call, or in person. This must be completed within six (6) months following SDC’s determination of the claim(s) in question.

The Chief Executive Officer of SDC or another authorized person shall contact the Enrolled Member and attempt to resolve the complaint through informal discussions, consultations, or conferences and shall notify the Enrolled Member of the resolution of the complaint no later than thirty (30) days following receipt.

If the Enrolled Member is not satisfied with the resolution of the complaint through the “informal” process, the Enrolled Member must submit a written request to SDC, which shall be directed to a Committee appointed by the Board of Directors. The Committee shall consist of two dentist members, two consumer members, and one representative appointed by SDC. The Committee shall be empowered to resolve or recommend resolution of the complaint.

The Committee shall advise the Enrolled Member of the date and place of the hearing, which shall be held within forty-five (45) days following the receipt of the written request. At this time, testimony will be received from the Enrolled Member, staff persons, administrators, dentists, and other persons as deemed necessary for a fair appraisal of the complaint.

The Committee shall advise the Enrolled Member in writing of their findings within thirty (30) days of the conclusion of the hearing. If the finding is not acceptable to the Covered Person, the Enrolled Member has the right to contact or file a complaint with the State Department of Insurance. For your convenience, address and telephone information is included in this EOC for the Ohio, Kentucky, and Indiana Departments of Insurance.
Departments of Insurance

Ohio Department of Insurance
50 W. Town St. #300
Columbus, Ohio 43215-1067
(800) 686-1526 (Member Complaints)
(614) 644-2673 (Consumer Service)

Kentucky Department of Insurance
215 W. Main St.
P.O. Box 517
Frankfurt, KY 40602-0517
(800) 462-2081 or
(502) 564-3630 (Consumer Protection
And Education Division)

Indiana Department of Insurance
311 W. Washington St. # 300
Indianapolis, IN 46204-2787
(317) 232-2395 (Cons. Serv.)

Still Have Questions?
Our goal is to give you access to the most appropriate dental care available. If you have any problems or questions about
your dental coverage, please contact us at:

Superior Dental Care, Inc.
6683 Centerville Business Parkway
Centerville, OH 45459

Local (937) 438-0283
Toll Free (800) 762-3159
Claims/Member Services Fax (937) 291-8695
www.superiordental.com