



Sandia National Laboratories

Sandia Health Benefits Plan for Active Employees Summary Plan Description

Effective: January 1, 2016

IMPORTANT

This Summary Plan Description (including documents incorporated by reference) applies to non-represented and represented employees, effective January 1, 2016.

Health benefits for retirees are governed by the [Sandia Health Benefits Plan for Retirees Summary Plan Description](#).

The Sandia Health Benefits Plan for Employees is maintained at the discretion of Sandia and is not intended to create a contract of employment. Employment with Sandia is “at will” and may be terminated at any time, with or without cause or notice, by the employee or by the company, except as provided by the terms of any applicable collective bargaining agreements.

The Sandia Health Benefits Plan for Employees is expected to continue indefinitely. However, the Sandia Board of Directors (or designated representative) reserves the right to amend (in writing) any or all provisions of the Sandia Health Benefits Plan for Employees, and to terminate (in writing) the Sandia Health Benefits Plan for Employees at any time without prior notice, subject to applicable collective bargaining agreements. If the Plan is terminated, coverage under the Plan for you and your dependents will end, and payments under the Plan will generally be limited to covered expenses incurred before the termination.

The terms of the Sandia Health Benefits Plan for Employees cannot be modified by written or oral statements to you from Human Resources Representatives or from HBE personnel or any other Sandia personnel.



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Section 1. Introduction

This Summary Plan Description (SPD) is intended to provide a summary of the principal features of the Sandia Health Benefits Plan for Employees. Additional information about component Programs included in the Sandia Health Benefits Plan for Employees is found in the individual Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents. Please note that the Hawaii Medical Service Association health plans may have differences in various areas from this SPD (e.g., lifetime maximums, coordination of benefits, subrogation, etc.) so if you are enrolled in one of their health plans, you are strongly encouraged to read this SPD and their health plan documents to understand your benefits.

Certain capitalized words in this SPD have special meaning and have been defined in the “Glossary” for this SPD. (See [Section 11: Glossary](#) for details.)

The Program Summaries referenced in this document, together with any updates (for example, Summary of Material Modifications (SMMs), Summary of Changes and Open Enrollment materials) are hereby incorporated by reference into the SPD and the Plan (see [Program Summaries](#)).

This SPD should be read in connection with the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents, which are provided by the insurance companies and service providers. If there is ever a conflict or a difference between what is written in this SPD and the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents with respect to **the specific benefits provided**, the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents shall govern unless otherwise provided by any federal and state law. If there is a conflict between the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents and this SPD with respect to **the legal compliance requirements of ERISA and any other federal law**, this SPD will rule (see [Program Summaries](#)).

In general, this SPD will cover:

- Eligibility
- Events allowing enrollment and disenrollment
- Program premiums
- General information
- Coordination of benefits
- Claims and appeals information
- When coverage ends
- Continuation of group health coverage - your rights under ERISA for the medical, dental, and vision Programs offered by Sandia.

Specific Program information will be covered in the applicable Program materials.

To receive a paper copy of this SPD (including Program Summaries and other documents incorporated by reference), please contact Sandia HBE Customer Service at (505) 844-HBES (4237).

This SPD will continue to be updated each year. Please check back on a regular basis for the most recent version.

Section 2. Summary of Changes

The following changes were made to the Sandia Health Benefits Plan for Employees effective January 1, 2016:

- Administrative language changes have been made for clarification throughout the document.

Section 3. Eligibility

Employees

The following table outlines the eligibility for employees for medical, dental, vision, and Sandia Onsite Clinic benefits:

Classification	Medical Benefits	Dental Benefits	Vision Benefits	Sandia Onsite Clinic
Regular full- or part-time employee	Yes	Yes	Yes	Current Sandia employees with authorized badge access to Sandia facilities
Limited-term full- or part-time exempt employee	Yes	Yes	Yes	
Limited-term full- or part-time non-exempt employee	Yes	Yes	Yes	
Full- or part-time Post-Doctoral Appointee	Yes	Yes	Yes	
Year-round student intern employee (with the exception of student intern fellowship programs)	Yes, if enrolled in a post-secondary educational program and not covered by another medical plan ¹	No	No	
Summer student intern employee	No	No	No	
Recurrent employee	No	No	No	
Faculty Sabbatical Appointee employee	No	No	No	

¹ Students must work at least 10 hours in any 30- calendar-day period to remain eligible.

For purposes of coverage under the Sandia medical, dental, vision, and Sandia Onsite Clinic Programs, an employee is eligible only if:

- He/she has satisfied all requirements for coverage under the Sandia Health Benefits Plan for Employees;
- Sandia withholds required federal, state, or FICA taxes from his/her paycheck; and
- He/she is eligible to work at Sandia as validated through the E-verify system.

Exceptions to Eligibility Rules

An employee receiving benefits under Sandia’s Job Incurred Accident Disability Plan who does not have taxes withheld by Sandia from his/her paycheck, but who otherwise satisfies the eligibility requirements of the Sandia Health Benefits Plan for Employees, is an “employee” for purposes of coverage under the Sandia Health Benefits Plan for Employees.

An employee who is on a Sandia-approved leave of absence, as evidenced by the written approval then required for such leave, who otherwise satisfies the eligibility requirement of the Sandia Health Benefits Plan for Employees, is an “employee” for purposes of coverage under the Sandia Health Benefits Plan for Employees.

Dependents

This section outlines eligibility for dependent coverage under the medical, dental, and vision Programs.

Dependents are not eligible for any services provided by the Sandia Onsite Clinic Program.

Sandia provides coverage for two classes of dependents: Class I dependents and Class II dependents. You must enroll your Class I dependent within 31 calendar days (60 calendar days for a birth, adoption, or placement for adoption) of the event creating eligibility. (See [Mid-Year Changes](#) for enrollment information and coverage effective details.)

Proof of Dependent Status

To verify eligibility for your covered dependents under the Sandia Health Benefits Plan for Employees, Sandia, insurance carriers, third party administrators or other third parties designated by Sandia may request documentation needed to verify the relationship, including but not limited to birth certificates, adoption records, marriage certificates, Social Security number, and tax documentation.

In addition, Sandia may request information from you regarding Medicare eligibility and enrollment, address information, Social Security number, and more. You are required to promptly provide the requested information.

Sandia reserves the right to disenroll employees and their covered dependents for failing to provide documentation when requested. In addition, employees who have ineligible dependents enrolled in the medical, dental, or vision programs may be subject to other consequences. (See [Failure to Disenroll](#) for details.)

Class I Dependents

If you enroll for coverage, you may also enroll your eligible dependents as Class I dependents in your medical, dental, and/or vision Program as outlined in the following table:

	Eligibility	Must Meet All Applicable Requirements
Sandia will generally disenroll your dependent at the end of the month in which your child turns 26. If your dependent was not automatically disenrolled, please notify the Sandia Benefits Department to disenroll. (See Continuation of Coverage for details.)		
Spouse*	To any age	Not legally separated or divorced from you. Note: An annulment also makes the spouse ineligible for coverage.

	Eligibility	Must Meet All Applicable Requirements
Your natural child, child placed for adoption or adopted child, or a child for whom you have legal guardianship	To age 26	Not applicable
Your stepchild	To age 26	Not applicable
Your natural child, legally adopted child, or child for whom you have legal guardianship who is recognized as an alternate recipient under a Qualified Medical Child Support Order (See Qualified Medical Child Support Order (QMCSO) for details)	To age 26	If a court decree requires the primary covered participant to provide coverage
Your over age disabled child	Age 26 or older	<ul style="list-style-type: none"> • Unmarried • Permanently and totally disabled according to the medical claims administrator¹ • Unable to engage in any substantial gainful activity by reason of medically determinable physical or mental impairment which can be expected to result in death or which has lasted or can be expected to last for a continuous period of not less than one year according to the claims administrator • Who lives with you, in an institution or in a home that you provide • Who is financially dependent on you

¹ If only enrolled in both dental and vision, permanently and totally disabled status will be determined by the dental claims administrator.

Class II Dependents

Currently enrolled Class II Dependents (who are not eligible for Medicare) are eligible for coverage under the Sandia Total Health Program you are enrolled in. **Class II dependents are not eligible to receive substance abuse benefits.**

Note: Class II dependents are no longer eligible to enroll effective as follows: January 1, 2009 for non-represented employees; March 1, 2009 for OPEIU-represented employees; and January 1, 2010 for MTC- and SPA-represented employees.

IMPORTANT: If you disenroll your Class II dependent, you cannot re-enroll him/her.

Class II Dependents Outside the United States

If you have a Class II dependent who is studying at a school outside the United States and is expected to return home to the United States after completing those studies, the Class II dependent will be considered as residing in your home in the United States (provided that you are paying his/her living expenses while he/she is abroad and he/she meets the other qualifying criteria). The Class II dependent must have lived with you or in a home you provided for the previous six months before leaving to study abroad.

Class II dependents that are eligible for Medicare are not eligible for coverage under Sandia.

Your Class II Dependent must satisfy all of the following conditions to continue coverage:

- Is unmarried (unless they are your or your spouse's parent, step-parent, or grandparent);
- Is financially dependent on you;
- Has a total income, from all sources, of less than \$15,000 per calendar year other than the support you provide;
- Has lived in your home, or one provided by you in the United States, for the most recent six months; and
- Is not eligible for Medicare.

Eligibility for Tax-Free Health Coverage

For purposes of coverage under the medical, dental, and vision plans, a dependent is eligible for **tax-free health coverage** under the Internal Revenue Code as follows:

- Your spouse;
- Your children until the end of the year in which they turn age 26, regardless of whether they are married or live with you and regardless of whether you provide any support;
- Your mentally or physically disabled adult dependent children who live with you and who are primarily dependent on you for support;
- Any other person who meets the Internal Revenue Service (IRS) definition of a tax dependent (without regard to the income limit), which means an individual whose primary residence is your home, who is a member of your household, for whom you provide more than one-half of their support, and who is not the *qualifying child* of the employee or any other individual.

An employee can treat another person's qualifying child as a qualifying relative if the child satisfies the other requirements listed here and if the other person isn't required to file a tax return and either doesn't file a return or files one only to get a refund of withheld income taxes.

Ineligibility Events

If your dependents do not meet the dependent eligibility criteria as required by the Sandia Medical, Dental, and Vision Programs, they do not qualify for coverage and you must disenroll them. Coverage ends at the end of the month in which the dependent became ineligible.

If Your Dependent Is:	Loss of Eligibility occurs due to:
A spouse*	<ul style="list-style-type: none"> • Divorce • Legal Separation • Annulment • Death
A Class I dependent	<ul style="list-style-type: none"> • Turning age 26 • Dissolution of legal guardianship • No longer covered under a QMSCO • Death
A Class I dependent stepchild	<ul style="list-style-type: none"> • Turning age 26 • No longer covered under a QMSCO • Death
A Class I dependent over-age disabled child	<ul style="list-style-type: none"> • Marriage • Determination by claims administrator that the child is no longer eligible for disabled coverage • Child no longer lives with you or in an institution or home you provide • No longer financially dependent on you • No longer covered under a QMCSO • Death
A Class II dependent child	<ul style="list-style-type: none"> • Marriage • Has total income, from all sources, of \$15,000 or more per year (other than the support you provide) • No longer financially dependent on you • No longer lives in your home or one provided by you (in the United States) • No longer covered under a QMCSO • Death • Becomes eligible for Medicare

The following events make your dependent(s) ineligible for coverage under a Sandia medical, dental, and/or vision Program, and you must disenroll them within 31 calendar days following one or more of the following events:

Failure to Disenroll

You must disenroll your ineligible dependent within 31 calendar days of the date that your dependent no longer meets the eligibility criteria for coverage under a Sandia medical, dental, or vision Program. (See [Mid-Year Changes](#) for details.)

If you do not disenroll your ineligible dependent, Sandia reserves the right to:

- Take employee disciplinary action up to and including termination for fraudulent use of the Sandia Health Benefits Plan for Employees;
- Take action that results in permanent loss of coverage for you and your dependents for fraudulent use of the Sandia Health Benefits Plan for Employees;
- Report the incident to the DOE Office of the Inspector General;
- Retroactively terminate dependent coverage, to the extent permitted by law, effective the end of the month in which the dependent became ineligible;
- Hold you personally liable to refund to Sandia all medical, dental, and vision benefits provided during the ineligible period;
- Reimburse paid plan premiums for the current calendar year only; and
- Terminate any rights to temporary continued coverage under COBRA (if Sandia is not notified within 60 calendar days of what would have been the loss of coverage through Sandia).

Failure to provide timely notice of loss of eligibility will be considered intentional misrepresentation.

Upon notification to Sandia of the disenrollment of the ineligible dependent, Sandia will refund any applicable premiums to you for the current calendar year only. For example, if you notify Sandia in February that your dependent became ineligible the previous August, Sandia will only refund any applicable premiums that you paid in January and February. However, Sandia retains the right to recover funds expended on the ineligible dependent during the full ineligible period (in this case, from September through February) up to the legal statute of limitations for collection.

No Duplicate Coverage

You may not be covered by a Medical, Dental, or Vision Program provided by Sandia as an employee or retiree and as an eligible family member of another primary covered Sandia employee or retiree at the same time.

Dependents of dual Sandians cannot be covered under parents' Medical, Dental, or Vision Program. For example, if a child's parents both work at Sandia and each parent enrolls in a separate medical Program, the child cannot be covered under both parents' medical Programs. If you are covered as an eligible family member and then become eligible for coverage under the Sandia Medical, Dental, or Vision Program, you have two options:

- Waive employee coverage; or
- Make sure that the Sandia employee or retiree who has been covering you disenrolls you from his or her Sandia medical, dental, or vision Program before you enroll yourself.

If Sandia discovers double coverage, Sandia reserves the right to:

- Cancel the later enrollment;
- Retroactively terminate dependent coverage, effective the end of the month in which the dependent became ineligible;
- Hold the primary covered participant personally liable to refund to Sandia all health benefit claims rendered during the ineligible period; and
- Take employment disciplinary action up to and including termination.

Upon discovering double coverage, Sandia will refund any applicable premiums to you for the current calendar year only. For example, if Sandia learns in February that your dependent has been double-covered since the previous August, Sandia will refund only any applicable premiums that you paid in January and February. However, Sandia retains the right to recover funds expended on the ineligible dependent during the full ineligible period (in this case, from September through February) up to the legal statute of limitations for collection.

Medicare-Eligible Participants

If you or your spouse reaches age 65, or if you, your spouse, or your Class I dependent becomes disabled and eligible for Medicare while you are actively employed at Sandia, you may continue primary coverage under a Sandia medical program while you are employed by Sandia, with the exception of those participants who have end-stage renal disease. (See [End-Stage Renal Disease](#) for details.). You are required to notify the Sandia Benefits Department if your spouse, Class II dependent or covered dependent children become Medicare eligible due to disability.

You and/or your spouse and/or your dependent (if applicable) must be covered by Medicare Parts A and B effective the first of the month after the month in which you retire. Your coverage under the Sandia Health Benefits Plan for Employees ends at the end of the month in which you retire.

IMPORTANT: Medicare eligibility does not impact eligibility for dental and vision coverage.

End-Stage Renal Disease

Covered participant may be eligible for Medicare primary medical coverage due to end-stage renal disease. Sandia medical benefits may continue as your primary coverage for the first 33 months (from the time you start dialysis), which includes the 30-month coordination period with Medicare as your secondary coverage. After the 30-month coordination period, Medicare will become your primary coverage. Sandia will pay benefits only as secondary payer for benefits provisions under a Sandia medical Program, regardless of whether you or your covered dependent enrolled in Medicare Parts A and B. You are required to notify the Sandia Benefits Department if your covered dependent becomes eligible for Medicare primary coverage.

IMPORTANT: If a covered participant who is eligible for Medicare primary coverage (generally someone with end-stage renal disease who has already received 33 months of Medicare coverage who attains the age of 65) is provided coverage on a primary basis under this

or any other Sandia medical Program, the employee will be responsible for reimbursing Sandia for any ineligible benefits.

Qualified Medical Child Support Order (QMCSO)

Generally, your Sandia health benefits may not be assigned or alienated. However, an exception applies in the case of any child of a participant (as defined by ERISA) who is recognized as an Alternate Recipient in a Qualified Medical Child Support Order (QMCSO). A QMCSO is any judgment, decree, or order (including a court-approved settlement agreement) that is issued by a domestic relations court or other court of competent jurisdiction, or through an administrative process established under state law, which has the force and effect of law in that state; that assigns to a child the right of a participant or beneficiary to receive benefits under an employer-provided health plan, regardless of with whom the child resides; and that Sandia has determined is qualified under the terms of ERISA and applicable state law.

The Sandia Health Benefits Plan for Employees will comply with the terms of a QMCSO. Federal law provides that a medical child support order must meet certain form and content requirements in order to be a QMCSO. Coverage under a Sandia medical, dental, and/or vision Program pursuant to a medical child support order will not become effective until Sandia determines that the order is a QMCSO. Sandia will review the medical child support order to determine whether it meets the criteria for a QMCSO. If you have questions about or wish to obtain a copy of the procedures governing a QMCSO Determination, contact Sandia HBE at (505) 844-HBES (4237).

Section 4. Enrollment/Disenrollment

In this chapter, you'll find information on:

- “When You Can Enroll” on page 19
- “When You Can Disenroll” on page 21

When You Can Enroll

You can enroll yourself and/or your eligible dependents in your Medical, Dental, and/or Vision Program:

- Upon becoming a new employee
- During annual Open Enrollment
- Upon an eligible mid-year election change event (see [Mid-Year Changes](#) for details)
- Upon a HIPAA Special Enrollment Period.

If the enrollment of a dependent child does not affect your premium-share amount, you can enroll a dependent child at any time during the calendar year, with coverage effective on the date the enrollment form is received by the Benefits Department. There will be no retroactive coverage.

No enrollment or disenrollment is required for employees to participate in the Sandia Onsite Clinic Program.

New Employee

As a new employee, you can enroll yourself and any eligible Class I dependents in the medical, dental, and/or vision Programs on the Sandia internal web through HR Self-Service/Benefits/Benefits Enrollment.

IMPORTANT: You must submit your coverage selection within 30-calendar days of your date of hire. Coverage will be retroactive to your date of hire. If you miss the 30 calendar-day enrollment window, you will have to wait until the next Open Enrollment period to enroll, unless you have an eligible mid-year election change event, and your coverage will be considered as waived.

If you terminate employment with Sandia and are rehired within 30 days after terminating employment (or if you return to employment after being terminated for less than 30 days), you and any covered dependents at time of disenrollment will automatically be reinstated to the medical, dental, and vision elections you had prior to termination.

Health plan premium deductions are taken on a pre-tax basis twice a month and will begin with your effective date of hire within the specific pay period. For example, let's say you were hired during May 21 (beginning of pay period) through June 3 (end of pay period), a deduction will

show on your June 10 pay date. For months with three pay dates, there will not be a premium deduction for the third pay period of the month.

Note: Waiver of Coverage - Upon becoming a new employee, you have the option to waive coverage for yourself and your dependents. Coverage for any eligible dependent is based on your coverage as an employee; therefore, if you waive coverage for yourself, you are also waiving coverage for all of your dependents. Generally, if you waive coverage, the next opportunity for you to reinstate your coverage under a Sandia medical, dental, or vision Program will be during the annual Open Enrollment period Sandia holds each fall, with coverage becoming effective January 1 of the following year, or upon an eligible mid-year election change event.

Annual Open Enrollment

Every year in the fall you have the option to change your medical, dental, and/or vision coverage, waive coverage, enroll in coverage, and/or add or drop dependents. Open Enrollment is done through the web-based open enrollment system. Elections made during Open Enrollment take effect January 1 of the following calendar year. If you do not make any changes during Open Enrollment, your current elections for medical, dental, and vision coverage will carry over into the next calendar year.

Any elections you make during the annual Open Enrollment period cannot be changed once the annual open enrollment Open Enrollment period has closed unless you have a HIPAA Special Enrollment period or a mid-year qualifying event.

Flexible Spending Accounts for Medical, Dependent Daycare, Transportation (TSA) benefits will not carry over into the next calendar year. You must re-enroll in these benefits every year.

Special Enrollment Period

Under the special enrollment provisions of HIPAA, you may be eligible, in certain situations, to enroll in a Sandia **medical** or **vision** Program outside of the annual Open Enrollment period if, when coverage was previously offered, you had coverage under any group or individual medical or vision plan and you declined coverage through Sandia. This right extends to you and all eligible dependents. (See [Plan Information](#).)

Many change in status events also qualify under the HIPAA Special Enrollment Period for the medical and vision Programs. There may also be other events under HIPAA Special Enrollment Period that allow enrollment opportunities. (See [HIPAA Special Enrollment Period](#) for details.)

To submit your special enrollment elections:

- Complete the applicable sections of the Enrollment/Disenrollment Packet (SF 4400-PKG)
- Retain a copy for your files
- Mail the original, early enough to meet the required enrollment time frame, to the Sandia Benefits Department (Attn: HBE, MS1022) or fax it to (505) 844-7535
- If supporting documentation is required, submit this either upon enrollment (if required) or within 60 calendar days of the mid-year enrollment event.

Benefit forms are available on Sandia’s website under Corporate Forms/Benefits or by contacting Sandia HBE at (505) 844-HBES (4237).

When You Can Disenroll

You can disenroll yourself and/or your eligible dependents in your medical, dental, and/or vision Program two ways: during the annual Open Enrollment period; or upon an eligible mid-year election change event. (See [Mid-Year Changes](#) details.)

Every year in the fall you have the option to change your medical, dental, and/or vision coverage, waive coverage, enroll in coverage, and/or add or drop dependents. Open Enrollment is done through the web-based open enrollment system. Elections made during Open Enrollment take effect January 1 of the following calendar year. If you do not make any changes during Open Enrollment, your current elections for medical, dental, and vision will carry over into the next calendar year. If you elected Flexible Spending Account programs they will not carry over into the next calendar. You must re-enroll in these programs every year.

Coverage for any eligible dependent is based on your coverage as an employee; therefore, if you drop coverage for yourself, you are also dropping coverage for all of your dependents.

If you disenroll a spouse during open enrollment from your coverages, the spouse is not eligible for COBRA coverage and their coverage under Sandia Total Health will end on December 31.

If the disenrollment of a dependent child does not affect your premium-share amount, you can disenroll a dependent child at any time during the calendar year with coverage terminating the end of the month in which you submit the disenrollment form; however, the dependent is not eligible for COBRA coverage unless the disenrollment is caused by the dependent child’s loss of eligibility for coverage.

Sandia abides by a federal law known as the Consolidated Omnibus Budget Reconciliation Act (COBRA) of 1985 in which temporary continued coverage is provided to dependents who would otherwise lose group coverage due to specified events. (See

Concurrent Coverage with COBRA

Coverage during the leave of absence runs concurrently with (i.e., applies toward) the temporary continued coverage under COBRA (with the exception of leave under the Family and Medical Leave Act). If you terminate employment at the end of the leave, additional coverage months may be available under COBRA depending on the number of months taken for the leave. You will receive a COBRA notice and an election offer at the time your leave begins, and you will need to submit that election in order to take advantage of continued coverage during a leave. (See [Notification of Election](#).)

Coverage through COBRA for details.) Contact the Sandia Benefits Department at (505) 844-HBES (4237) for COBRA information.

IMPORTANT: If your covered dependent loses eligibility and you do not disenroll that dependent within 31 calendar days, you are subject to certain consequences. (See [Eligibility](#) and [Failure to Disenroll](#) for details.)

Section 5. Mid-Year Changes

Generally, once you make an election, you cannot make a change until the next Open Enrollment period. However, certain events may allow mid-year enrollments into or disenrollments from the medical, dental, and/or vision Program. These events are called mid-year election change events. In this chapter, you'll find information on them as follows:

- Submitting Mid-Year Election Changes
- Change in Status Events
- Certain Judgments, Decrees, or Orders
- Change in Medicare or Medicaid Entitlement
- Change in Cost
- Change in Coverage
- HIPAA Special Enrollment Period

Mid-Year Election Change Events

Mid-year election change events, with the exception of moving into or out of the service area, generally do not allow you to change from one medical Program to another. These changes are typically allowed only during the annual Open Enrollment period held each fall. However, if you experience a HIPAA Special Enrollment Period event, you may be eligible to select another medical Program. (See [HIPAA Special Enrollment Period](#).)

Submitting Mid-Year Election Changes

Enrollment/disenrollment requests must be submitted to the Sandia Benefits Department within 31 calendar days of the eligible mid-year election change event. You can also submit enrollment paperwork after the 31st calendar day but before the 61st calendar day of the event for a birth, an adoption, or a placement for adoption; however, the coverage effective date will not be retroactive.

To enroll/disenroll due to an eligible mid-year election change event:

- Complete the applicable sections of the Enrollment/Disenrollment Packet (SF 4400-PKG);
- Retain a copy for your files;
- Mail the original, early enough to meet the 31 calendar day criteria, to the Sandia Benefits Department (Attn: HBE, MS1022), or fax to (505) 844-7535.

Benefit forms are available on Sandia’s website under Corporate Forms/Benefits or by contacting Sandia HBE at (505) 844-HBES (4237).

If the enrollment of a newly eligible dependent child does not affect your premium-share amount, you can enroll him or her at any time during the calendar year, with coverage effective on the date the enrollment form is received by the Benefits Department.

If the disenrollment of an eligible dependent child does not affect your premium- share amount, you can disenroll him or her at any time during the calendar year with coverage terminating the end of the month in which you submit the disenrollment form; however, the dependent is not eligible for COBRA coverage unless the disenrollment is caused by his or her loss of eligibility for coverage.

Documentation supporting the request can be submitted separately from the enrollment/disenrollment paper work but must be submitted within 60 calendar days of the event (except where otherwise noted). If the enrollment paperwork was submitted within the applicable timeframe but no supporting documentation was received within the 60 calendar-day period, no enrollment will be done.

If you miss the enrollment period, the next opportunity to enroll will be during the Open Enrollment period Sandia holds each fall, with coverage effective January 1 of the following calendar year.

Enrolling Upon a HIPAA Special Enrollment Period (SEP)

Under the special enrollment provisions of HIPAA, you may be eligible, in certain situations, to enroll in a Sandia medical or vision Program during the year if, when coverage was previously offered, you had coverage under any group or individual medical or vision plan and you declined coverage through Sandia. This right extends to you and all eligible dependents. Many of these events also qualify under the mid-year election change events. For example, the birth of a child is a mid-year change in status event and also qualifies under the HIPAA Special Enrollment Period. (See [HIPAA Special Enrollment Period.](#))

Change in Status Events

A change in status event must meet the consistency requirement according to the two rules as follows:

- The change in status event must affect eligibility for coverage under the Sandia Health Benefits Plan for Employees or under a plan sponsored by the employer of your spouse or dependent. Eligibility for coverage is affected if you become eligible or ineligible for coverage or if the event results in an increase or decrease in the number of your dependents who may benefit from coverage under the Sandia Health Benefits Plan for Employees.
- The election change must correspond with the change in status event.

A mid-year election change is permitted by Internal Revenue Code, Section 125, as long as the change in status event meets the consistency requirements of the federal legislation.

An example of how the Consistency Requirement works

An employee gets divorced and disenrolls his ex-wife from his medical, dental and vision benefits. This is allowable due to the loss of eligibility; however, the employee cannot disenroll his natural children, as the children presumably do not lose eligibility for medical, dental, and vision benefits because of the divorce.

The following table outlines the eligible mid-year election change events allowing mid-year enrollment or disenrollment in the medical, dental, and vision Programs. Many of the change in status events also qualify under the HIPAA Special Enrollment Period for the medical and vision Programs. In addition, there may be other events under the HIPAA Special Enrollment Period not listed here that allow enrollment opportunities. Look at this table first to see if your mid-year event allows enrollment and who you may enroll. If you do not find your mid-year event and/or allowable change here, refer to the HIPAA Special Enrollment Period information to identify the enrollment opportunities under that provision. (See [HIPAA Special Enrollment Period](#).)

The table of mid-year election changes also includes the allowable change, the documentation needed to support the change, and when coverage begins or ends (whichever is applicable):

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/Ends
<i>Change in Employee's Legal Marital Status</i>			
Marriage	You may enroll yourself, spouse, and any eligible dependent(s).	None	Coverage begins on the later of the date of the event creating eligibility or the date the Benefits Department receives completed paperwork.
	You may disenroll yourself and any enrolled dependents that enroll in a Sandia-sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must provide documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Divorce, legal separation, annulment	You may enroll yourself and any eligible dependents that lose coverage.	submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the date of the event creating eligibility, date of loss of coverage (medical and vision) or the date the Benefits Department receives completed paperwork.

Mid-Year Election Change Event	Allowable Change¹	Supporting Documentation²	When Coverage Begins/Ends
	You must disenroll spouse.	You must submit the first page of divorce decree, legal separation papers, or annulment papers.	Coverage ends on the last day of the month in which the dependent became ineligible.
Death of spouse	You may enroll yourself and any eligible dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the date of the event creating eligibility, the date of loss of coverage, or the date the Benefits Department receives completed paperwork.
	You must disenroll spouse	None	Coverage ends on the date of death.
<i>Change in the Number of Employee Dependents</i>			
Birth	You may enroll yourself, spouse newborn, and any eligible dependents. *** This does not apply to third generation dependents such as grandchildren.	None	Retroactive coverage to the date of the birth if enrolled within 31 calendar days of the birth. You can also enroll after 31 calendar days but before the 61 st calendar day from the date of birth, however, coverage will be effective on the date the paperwork is received by the Benefits Department. Please Note: Newborns are covered for the first 31 days of life automatically.
Adoption or placement for adoption ³	You may enroll yourself, spouse, newly adopted eligible children, and any other eligible dependent(s).	You must submit the official placement agreement and/or official adoption papers upon enrollment.	Retroactive coverage to the date of the adoption or placement for adoption if enrolled within 31 calendar days of the adoption. You can also enroll after 31 calendar days but before the 61 st calendar day from the date of adoption or placement for adoption, however, coverage will be effective on the date the paperwork is received by the Benefits Department.

Mid-Year Election Change Event	Allowable Change¹	Supporting Documentation²	When Coverage Begins/Ends
Legal guardianship	You may enroll yourself, newly eligible children, and any other eligible dependent(s).	You must submit the legal guardianship court papers granting permanent custody upon enrollment.	Coverage begins on the later of the date of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Death of dependent	You must disenroll dependent.	None	Coverage ends on the date of death.
<i>Change in Dependent Status</i>			
Event by which dependent(s) satisfy eligibility requirements	You may enroll newly eligible dependents(s).	None (with the exception of disabled child – see Eligibility for details)	Coverage begins on the later of the date of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Event by which dependent ceases to satisfy eligibility requirements	You must disenroll dependent.	None	Coverage ends on the last day of the month in which dependent became ineligible.
<i>Change in Employment Status of Spouse or Dependent that Affects Eligibility</i>			
Spouse or eligible dependent(s) terminates employment or retires	You may enroll yourself, spouse or eligible dependent(s) that lose coverage.	submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the date of the event creating eligibility, the date of loss of coverage or the date the Benefits Department receives completed paperwork.
Spouse or eligible dependent(s) commences employment	You may disenroll yourself, spouse, and/or enrolled dependent(s) that enroll in a Sandia-sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must provide documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Spouse, or eligible dependent(s) goes on strike or lockout	You may enroll yourself, spouse or dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.

Mid-Year Election Change Event	Allowable Change¹	Supporting Documentation²	When Coverage Begins/Ends
Spouse or eligible dependent(s) returns from strike or lockout	You may disenroll yourself, spouse, or dependent(s) that enroll in a Sandia- sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must provide documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Spouse or eligible dependent(s) commences an unpaid leave of absence	You may enroll yourself, spouse or dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the date of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.
Spouse or eligible dependent(s) returns from an unpaid leave of absence	You may disenroll yourself, spouse, or dependent(s) that enroll in a Sandia-sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must provide documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Spouse or eligible dependent(s) have a change in work hours that makes them lose coverage	You may enroll yourself, spouse or eligible dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the date of the event creating eligibility, the date of loss of coverage or the date the Benefits Department receives completed paperwork.
Spouse or eligible dependent(s) have a change that makes them eligible for other coverage	You may disenroll yourself, spouse, or dependent(s) that enroll in a Sandia- sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must provide documentation of enrollment in the non- Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Spouse or eligible dependent has a change in work site that makes them lose coverage	You may enroll yourself, spouse or dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.

Mid-Year Election Change Event	Allowable Change¹	Supporting Documentation²	When Coverage Begins/Ends
Spouse or eligible dependent has a change in work site that makes them eligible for other coverage	You may disenroll yourself, spouse, or dependent(s) that enroll in a Sandia-sponsored or non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must submit documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
<i>Change in Employment Status of Employee</i>			
Employee has a change in work hours from 20 hours per week to 21 or more hours per week	You may enroll yourself, spouse and eligible dependent(s).	None	Coverage begins on the later of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Employee has a change in work hours from 21 or more hours per week to 20 hours per week	You may disenroll yourself, spouse or dependent(s).	None	Coverage ends at the end of the month in which the event takes place.
Employee commences leave of absence	You may disenroll yourself, spouse or dependent(s).	None	Coverage ends on the last day of the month in which the event takes place.
Employee returns from a leave of absence	You may enroll yourself, spouse and eligible dependent(s).	None	Coverage begins on the later of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Employee goes on strike or lockout	You may disenroll yourself, spouse or dependent(s).	None	Coverage ends on the last day of the month in which the event takes place.
Employee returns from a strike or lockout	You may enroll yourself, spouse (and eligible dependent(s)).	None	Coverage begins on the later of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Employee goes on FMLA absence	You may disenroll yourself, spouse (or dependent(s)).	None	Coverage ends on the last day of the month in which the event takes place.
Employee goes on Furlough	You may disenroll yourself, spouse or dependent(s)	None	Coverage ends on the last day of the month in which the event takes place.
Employee returns from an FMLA absence	You may enroll yourself, spouse and eligible dependent(s).	None	Coverage begins on the later of the event creating eligibility or the date the Benefits Department receives completed paperwork.
Employee returns from Furlough	You may enroll yourself, spouse and eligible dependent(s)	None	Coverage begins on the later of the event creating the eligibility or the date the Benefits Department receives the completed paperwork.

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/Ends
Change in Residence			
Spouse and any eligible dependent(s) who move outside of their medical plan service area	You may enroll yourself, your and any eligible dependent(s) who lose coverage if move outside of a service area ⁴	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.
Spouse and any eligible dependent(s) who move within a service area of their medical plan	You may disenroll yourself, your spouse (and any eligible dependent(s) who enroll in a medical plan upon moving into the service area ⁵	You must submit documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.

¹ If both of you are Sandia employees, please note that if one of you loses eligibility due to an event, that event may qualify as a midyear enrollment event for the person who lost eligibility. Any permitted change is subject to the

[No Duplicate Coverage](#) provisions.

² See [Proof of Dependent Status](#) for details.

³ Medical expenses of the child before adoption or placement for adoption, including the birth mother's prenatal, postnatal, and delivery charges, are not covered

⁴ If you move outside a Kaiser service area you can disenroll from Kaiser and enroll in another medical plan

⁵ If you move within a Kaiser service area you can disenroll from your medical plan and enroll in Kaiser.

Certain Judgments, Decrees, or Orders

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/Ends
Judgment, decree or order which resulted from a divorce, legal separation, annulment, or change in legal custody, and must meet the requirements of a QMCSO	You may enroll the eligible dependent(s) consistent with the judgment, decree, or order.	You must submit the official judgment, decree or order upon enrollment.	Coverage begins on the later of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.
	You may disenroll the eligible dependent(s) consistent with the judgment, decree, or		Coverage ends on the last day of the month in which the event takes place.

¹ If both of you are Sandia employees, please note that if one of you loses eligibility due to an event, that event may qualify as a midyear enrollment event for the person who lost eligibility. Any permitted change is subject to the

[No Duplicate Coverage](#) provisions.

² See [Proof of Dependent Status](#) for details.

Change in Medicare or Medicaid Entitlement

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/ Ends
Employee, spouse, and/or eligible dependent(s) loses Medicare or Medicaid eligibility (other than coverage for pediatric vaccines only)	You may enroll yourself, spouse (, and any eligible dependent(s) who lose coverage.	You must submit documentation from Medicare or Medicaid of loss of eligibility.	For those employees who are currently enrolled in the applicable medical Program or new enrollees, coverage at the applicable cost begins on the date indicated in the Open Enrollment materials.
Employee, spouse, and/or eligible dependent(s) gains Medicare or Medicaid eligibility (other than coverage for pediatric vaccines only).	You may disenroll yourself, spouse and any eligible dependent(s) that enroll in Medicare or Medicaid.	You must submit documentation from Medicaid or Medicare of enrollment.	Coverage ends on the last day of the month in which the event takes place.

¹ If both of you are Sandia employees, please note that if one of you loses eligibility due to an event, that event may qualify as a midyear enrollment event for the person who lost eligibility. Any permitted change is subject to the

[No Duplicate Coverage](#) provisions.

² See [Proof of Dependent Status](#) for details.

Change in Cost

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/ Ends
Sandia significantly decreases the cost of a medical Program (as determined by Sandia)	You may elect the medical Program with the significant decrease in cost for you and your enrolled dependent(s).	None	Coverage begins on the date the Benefits Department receives completed paperwork.
Sandia significantly increases the cost of a medical Program (as determined by Sandia)	You may select another medical Program through Sandia or select another employer-provided medical Program with similar coverage (e.g., a Program for which your spouse is eligible).	None	For those employees who are currently enrolled in the applicable medical Program or new enrollees, coverage at the applicable cost begins on the date indicated in the Open Enrollment materials.

¹ If both of you are Sandia employees, please note that if one of you loses eligibility due to an event, that event may qualify as a midyear enrollment event for the person who lost eligibility. Any permitted change is subject to the

[No Duplicate Coverage](#) provisions.

² See [Proof of Dependent Status](#) for details.

Change in Coverage

Mid-Year Election Change Event	Allowable Change ¹	Supporting Documentation ²	When Coverage Begins/ Ends
Employee, spouse or eligible dependent(s) dis-enroll from an employer group plan during the open enrollment period that operates on a plan year other than a calendar year	You may enroll yourself, spouse or eligible dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the later of the event creating eligibility, the date of the loss of coverage or the date the Benefits Department receives completed paperwork.
Spouse or eligible dependent(s) enrolls in an employer group plan during the open enrollment period that operates on a plan year other than a calendar year	You may disenroll yourself, spouse, or dependent(s) that enroll in a non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must submit documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Spouse or eligible dependent(s)' employer eliminates a medical plan during the year	You may enroll yourself, spouse, and eligible dependent(s) that lose coverage.	You must submit a letter or notice from the previous medical insurance carrier.	Coverage begins on the date the Benefits Department receives completed paperwork.
Spouse or eligible dependent(s)' employer offers a new medical plan during the year	You may disenroll yourself, or dependent(s) that enroll in a non-Sandia-sponsored plan of the same type (e.g., medical, dental, vision).	You must submit documentation of enrollment in the non-Sandia-sponsored plan.	Coverage ends on the last day of the month in which the event takes place.
Sandia eliminates or significantly reduces (as determined by Sandia) benefits under one of the medical Programs that covers you in the middle of the Plan year	You may elect a different medical Program for you and your enrolled dependent(s).	None	Coverage begins on the date the Benefits Department receives completed paperwork.
Sandia adds a new medical Program or coverage under an existing medical Program is improved significantly (as determined by Sandia) during the Plan year	You may elect the new medical Program or the improved medical Program for you and your enrolled dependent(s).	None	Coverage begins on the date the Benefits Department receives completed paperwork.

¹ If both of you are Sandia employees, please note that if one of you loses eligibility due to an event, that event may qualify as a midyear enrollment event for the person who lost eligibility. Any permitted change is subject to the

[No Duplicate Coverage](#) provisions.

² See [Proof of Dependent Status](#) for details.

Section 6. What Coverage Costs

In this chapter, you'll find information on:

- Employee Premium
- Part-time Employees
- Dual Sandians
- Class II Dependent Premium
- Leave of Absence (LOA) Premium
- COBRA Premium

Employee Premium

All employees pay a monthly premium (also referred to as a premium-share) for coverage under the medical, dental, and vision Programs. If your coverage under the medical, dental, or vision Program is terminated, premiums are deducted for the full month since coverage under the medical, dental, and vision Programs are through the last day of the month in which you terminate. (See [Medical Premiums](#), [Dental Premiums](#), and [Vision Premiums](#) for details.)

Premiums are deducted, on a pre-tax basis through the Pre-Tax Premium Plan, from your biweekly paycheck in two equal installments each month. Premiums are deducted before any federal, state (in most states), or FICA taxes are deducted, thereby reducing your taxable income. Because the deductions are taken out before Social Security taxes are calculated, there may be a small impact on your Social Security retirement/disability benefits.

The premiums for coverage under the medical, dental, and vision Programs are provided during the Open Enrollment period Sandia holds each fall prior to the start of the plan year. You may also find them on hbe.sandia.gov, or you can contact Sandia HBE at (505) 844-HBES (4237) for premium-share information for coverage. If there is an insignificant (as determined by Sandia) cost increase or decrease for a medical, dental, or vision Program during the year, and it requires a corresponding change in your premium-share amount, Sandia will automatically increase or decrease your contributions on a prospective basis to reflect the change.

IMPORTANT: Due to IRS regulations, premiums for health insurance coverage are not eligible for reimbursement under the Healthcare Flexible Spending Account. In addition, you cannot take your pre-tax healthcare premiums as a deduction on your income tax return.

Medical Premiums

For medical coverage, your monthly premium payments are set according to your base salary tier, coverage tier, and the medical coverage you elected. Employees pay, on average, 20% of the experience-rated premiums.

Coverage tiers:

- Employee Only
- Employee and Child(ren)
- Employee and Spouse
- Employee, Spouse, and child(ren). Salary tiers (as of January 1):
 - Tier 1 – Base salary of up to \$50,000
 - Tier 2 – Base salary of \$50,001 to \$80,000
 - Tier 3 – Base salary of over \$80,001 to \$130,000
 - Tier 4 – Base salary of \$130,001 or above.

The premium-share for the calendar year is based on your base salary as of January 1 at the start of the new plan year. If your base salary changes during the year and you are bumped into another tier, your premium share will not change for the remainder of the calendar year.

Dental Premiums

Employees pay 20% of the experience-rated premiums. The premium-share for dental coverage is set according to the following family structure:

- Employee only
- Employee plus one dependent
- Employee plus two or more dependents.

Vision Premiums

Employees pay 20% of the experience –rated premiums. The premium share for vision coverage is set according to the following family structure:

Employee Only

Employee & Child(ren)

Employee & Spouse

Sandia Onsite Clinic

The Sandia Onsite Clinic Program is provided at no cost to eligible employees.

Part-time Employees

Employees working on a part-time basis (at least 21 to 36 hours per week) pay the applicable premium-share for medical coverage based on their pro-rated salary as of January 1 of each year. Dental premiums are paid according to the applicable employee premium-share without respect to salary level.

Part-time employees working 20 hours per week will pay one-half of the full premium cost for medical, dental, and vision coverage.

Dual Sandians

If you are a Sandia employee married to another Sandia employee or to a Sandia retiree, you are considered a dual Sandian. You, as a dual Sandian, may elect to cover yourself as:

- An individual;
- A dependent of your Sandia spouse; or
- The primary covered employee or retiree with your Sandia spouse as a dependent.

If you, as the employee, are the primary covered participant, cost-sharing of monthly premiums will be based on your salary tier. (See [Medical Premiums](#), [Dental Premiums](#), and [Vision Premiums](#) for details.)

If you are a newly hired Sandia employee and you are covered under your spouse, you cannot elect to transfer your coverage from the primary covered participant until the next open Open Enrollment.

If you and your Sandia spouse elect to be covered separately, any eligible dependents may be covered under either spouse (e.g., some dependents may be enrolled under one spouse while other dependents are enrolled under the other spouse). Dependents may **not** be covered under both Sandians simultaneously.

Under Sandia's medical, dental, and vision Programs, employees, retirees, or eligible dependents cannot be covered as both a primary covered participant and a dependent, or as a dependent of more than one primary covered participant. If Sandia discovers double coverage, Sandia reserves the right to:

- Cancel the later enrollment
- Retroactively terminate dependent coverage, effective the end of the month in which the dependent became ineligible
- Hold the primary covered participant personally liable to refund to Sandia all health benefit claims rendered during the ineligible period
- Take employment disciplinary action up to and including termination.

Upon discovering double coverage, Sandia will refund any applicable premiums to you for the current calendar year only. For example, if Sandia learns in February that your dependent has been double-covered since the previous August, Sandia will refund only any applicable premiums that you paid in January and February. However, Sandia retains the right to recover funds expended on the ineligible dependent during the full ineligible period (in this case, from September through February) up to the legal statute of limitations for collection.

Class II Dependent Premium

Class II dependents enrolled prior to 1987 are included in the premium share you pay for yourself and your Class I dependent(s). Any Class II dependent you enrolled after 1986 and prior to

January 1, 2009 (for non-represented employees), March 1, 2009 (for OPEIU-represented employees), and January 1, 2010 (for MTC- and SPA-represented employees) are not counted as dependents in calculating the family premium, and you will pay a separate Class II premium. This premium is 70% of the experience-rated premium. You may contact Sandia HBE at (505) 844-HBES (4237) for premium-share information.

Leave of Absence (LOA) Premium

Sandia provides various Leaves of Absence Programs for eligible employees. Refer to the applicable Corporate Policy on Leaves of Absence for eligibility information, as well as other general information on leaves of absence. (See [Coverage during Absences](#) for details.)

If you continue coverage, you will be responsible for paying your monthly premiums on an after-tax basis. You are eligible to continue your coverage for a total of 36 months from the first day of the month following the month in which your leave of absence began. The first three months are at the employee premium-share. After that, you will pay the full premium plus the 2% administrative fee (also known as the COBRA rate). If you do not continue to pay premiums during your leave of absence, your coverage will be canceled.

IMPORTANT: If you do not continue your Sandia medical, dental, and vision coverage during your leave, you will need to re-enroll to reinstate your benefit coverage when you return from leave.

For example, if you commence on a LOA on February 15, you would continue your active employee coverage until the end of the month. Any premiums would be paid through payroll contributions. For March, April, and May, you would pay your applicable premium share amounts. If you wanted to continue coverage beyond that, you would pay the applicable COBRA rate(s).

COBRA Premium

Sandia requires persons who elect continuation of the employer-provided health coverage to pay the full cost of the coverage, plus a 2% administrative charge. The required COBRA premium is more expensive than the amount that active employees are required to pay, but may be less expensive than individual medical coverage. COBRA continuation coverage lasts only for a limited period of time. (See

[Coverage through COBRA](#) for details.)

Section 7. Plan Information

Program Summaries

The Program Summaries in this SPD provide information about your medical, dental, vision, and the Sandia Onsite Clinic Programs, as well as the nature of their covered services. The Program Summaries describe the nature of covered services including, but not limited to:

- Coverage of drugs, emergency care, preventive care, medical tests and procedures, hospitalization and durable medical equipment
- Eligibility to receive services
- Exclusions and limitations
- Cost sharing (including deductibles and coinsurance/copayment amounts)
- Annual and lifetime maximums and other caps or limits
- Circumstances under which services may be denied, reduced, or forfeited
- Procedures, including pre-authorization and utilization review, to be followed in obtaining services
- Procedures available for the review of denied claims.

The following supplemental benefit Program materials, together with any updates (including any Summary of Material Modifications (SMMs) and Open Enrollment materials), are hereby incorporated by reference into the SPD and the Plan.

Program Summary Materials

Program Summaries available				
Program	Non-represented Employees	OPEIU-represented Employees	MTC-represented Employees	SPA-represented Employees
Sandia Total Health Program (administered by UnitedHealthcare)	X	X	X	X
Sandia Total Health Program (administered by Blue Cross Blue Shield of New Mexico)	X	X	X	X
Sandia Total Health Program (administered by Kaiser Permanente of Northern California) (CA only)	X	N/A	N/A	N/A
Hawaii Medical Service Association health plans (administered by Blue Cross Blue Shield of Hawaii) ¹	X	N/A	N/A	N/A
Dental Care Program	X	X	X	X

Program Summaries available				
Program	Non-represented Employees	OPEIU-represented Employees	MTC-represented Employees	SPA-represented Employees
Vision Care Program	X	X	X	X
Flexible Spending Accounts Plan	X	X	X	X
Sandia Onsite Clinic Program	Current Sandia employees with authorized badge access to Sandia facilities.			

1 Employees who reside in Hawaii are required to enroll in this plan if coverage through Sandia is requested.

The Program Summary materials for the medical, dental, vision, and Sandia Onsite Clinic Programs in which you are enrolled generally will be sent to you. Generally, any new or updated Program Summary materials or other notices are distributed by electronic notice through the HBE Update providing either the information or a link to where you can find the information.

For new hire or open enrollment elections, upon enrolling through HR Self- Service, you will receive an electronic notice providing you with a link to the Program Summary materials.

Provider Networks

If you are enrolled in a medical, dental, or vision program that offers benefits through provider networks, a list of providers can be obtained by contacting the medical, dental, or vision programs directly. For the most update to date list of providers, please log on to the claims administrator's website.

Please also, refer to the Program Summary materials for a description of:

- How to use network providers
- The composition of the network
- The circumstances under which coverage will be provided for out-of-network services
- Any conditions or limits on the selection of primary care providers or specialty medical providers that may apply.

Pre-existing Conditions

When you enroll in a Sandia-sponsored medical, dental, or vision Program, you will not be excluded from enrollment based on your health, nor will your premium or level of benefits be based on any pre-existing health conditions. The same applies to your dependents

Lifetime Maximums

The medical and vision Programs under the Sandia Health Benefits Plan for Employees do not have any lifetime dollar maximums with the following exception:

There is an overall \$30,000 lifetime infertility treatment benefit maximum among the medical Programs. This \$30,000 lifetime benefit does not include prescription drugs purchased through

Express Scripts or Kaiser Permanente Pharmacy. Refer to the applicable Program Summary for more information. (See [Program Summaries](#) for details.) For example: If you were enrolled in the Sandia Total Health Program (administered by UHC) and you used \$20,000, you would be eligible only for an additional \$10,000. If you switch, at a later date, to the Sandia Total Health Program administered by BCBSNM, you will have only \$10,000.00 left.

The Dental Care Program has a \$1,800 per person lifetime orthodontic maximum benefit.

Coordination of Benefits

This section defines and explains the provisions designed to eliminate duplicate payments and to provide the sequence in which coverage will apply (primary and secondary) when a person is covered under a Sandia medical, dental, and vision Program by the same type of coverage provided by another group health plan.

All benefits for which you enroll under the Sandia medical and dental Programs are subject to coordination with the benefits of other health coverage under other group health plans, including Medicare, if medical expenses are considered covered expenses under the Sandia medical and dental programs. “Covered expense” for this section means any expense that is eligible for reimbursement by a Sandia medical and dental Program during a claim period. Any covered expense that is not payable by the primary non-Sandia-sponsored health plan because of the covered participant’s failure to comply with cost containment requirements (e.g., second surgical opinions, pre-admission testing, pre-admission review of hospital confinement, mandatory outpatient surgery.) will not be considered a covered expense and, therefore, will not be eligible for reimbursement under the Sandia medical and dental Program.

Refer to the coordination of benefits section of each Program Summary to find out the specific requirements, if any, for that Program.

Certain facts about healthcare coverage and services are needed to apply these Coordination Of Benefit (COB) rules and to determine benefits payable under the Sandia Health Benefits Plan for Employees and other plans. The Plan has the right to release or obtain any information and make or recover any payments considered necessary in order to administer this “covered expense.” This shall include getting the facts needed from, or giving 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. The Plan need not tell, or get the consent of, any person to do this. Each person claiming benefits under this Plan must provide any facts needed to apply those rules and determine benefits payable. If you do not provide the information needed to apply these rules and determine the benefits payable, your claim for benefits will be denied.

Note: The Sandia Dental Care Program contains a non-duplication of benefits provision. Refer to the Dental Care Program Summary for details on dental program coordination of benefits.

If your other health plan, including Medicare, does not cover a health service that is covered under the Sandia medical, dental, or vision Program, then the Sandia medical, dental, or vision Program will pay as primary for the covered health service. Prescription Drug Coverage

If your covered dependent has primary prescription drug coverage through a non-Sandia-sponsored medical plan, including Medicare, your covered dependent is not eligible to use the mail order service through your medical Program. In addition, your covered dependent will only have secondary coverage under the retail pharmacy benefit. (See [Program Summaries](#) for details on medical Program prescription drug coordination of benefits.)

Coordination of Benefits between Group Health Plans

The Coordination of Benefits (COB) applies only to group health plans and not to individual insurance, and does not apply when both married persons are participants in Sandia’s medical, dental, or vision Programs.

If you or your covered dependents are also covered under another medical, dental, or vision Program, use the table below to determine which plan pays for primary coverage and which Program pays for secondary coverage.

In the table below, the term “Plan” is used instead of “Program,” as it applies to Sandia, and also refers to plans external to Sandia.

If...	Then...
The other plan (including HMOs) does not have a COB provision	The plan with no COB provision is primary.
Both plans have COB provisions	The plan covering the person as an employee is primary and pays benefits up to the limits of that plan. The plan covering the person as a dependent is secondary and pays the remaining costs to the extent of coverage.
Both plans have COB provisions and use the birthday rule for dependent children coverage	The plan covering the parent whose birthday comes first (month and day) in the year is the primary plan and pays benefits first. The plan covering the other parent is secondary and pays the remaining costs to the extent of coverage.
Both plans have COB but neither plans uses the birthday rule for dependent children’s coverage	The male-female rule applies. The rule says that the father’s group insurance is the primary plan and pays benefits first. The mother’s group insurance is secondary and pays the remaining costs to the extent of her coverage.
Both plans have COB but one parent is covered by the male- female rule and the other by the birthday rule	The male-female rule applies. The rule says that the father’s group insurance is the primary plan and pays benefits first. The mother’s group insurance is secondary and pays the remaining costs to the extent of her coverage.
A divorce or legal decree establishes financial responsibility for healthcare for the covered dependent children	The parent who has the responsibility is the holder of the primary plan.

If...	Then...
A divorce decree does not establish financial responsibility for healthcare of the dependent child(ren)	The plan of the parent with custody is the primary plan; the other parent's plan is secondary.
A divorce decree does not establish financial responsibility and assigns joint custody	Each parent is primary when the child is living in that parent's home.
A divorce decree does not establish financial responsibility, and the parent with custody remarries	The custodial parent's plan remains primary; the stepparent's plan is secondary; the noncustodial parent's plan is third.
Payment responsibilities are still undetermined	The plan that has covered the patient for the longest time is the primary plan.

Coordination with Medicare

Sandia interfaces with Medicare to eliminate duplicate payments and to provide sequence in which coverage applies. Generally, Medicare provides primary coverage for those not covered by a Sandia medical benefit Program by reason of current employment status. (See [Eligibility](#) for details.)

For participants with Medicare, refer to the *Sandia Health Benefits Plan for Retirees Summary Plan Description* for more information.

Filing a Claim

This section provides general information regarding claims and appeals procedures applicable to the Sandia Total Health Program(s), the Dental Care Program, the Vision Care Program, and the Sandia Onsite Clinic Program. Note: If you are enrolled in the Sandia Total Health Program, refer to the applicable Program Summary for information on submission of Health Reimbursement Account (HRA) claims. For purposes of the Sandia Onsite Clinic Program, a claim is a request for treatment. If that treatment is denied, you are entitled to the appeals procedures as outlined in the Sandia Onsite Clinic Program Summary.

The Plan's claims, appeals and review procedures shall comply with ERISA regulations and, with respect to the medical Programs, to the extent applicable, the Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act and as interpreted by applicable guidance and regulations from the relevant government agencies.

For specific claims and appeals procedures for a claim for benefits, refer to the applicable Program Summary; please see [Program Summaries](#) for details.

In performing their obligation to process and adjudicate claims for plan benefits, the claims administrators act as fiduciaries, as defined by and in compliance with applicable provisions of ERISA. Sandia accordingly delegates to the claims administrator the discretionary authority necessary to fulfill this role. As the claims fiduciary, the claims administrator has the sole authority and discretion to determine whether submitted services/costs are eligible for benefits

and to interpret, construe, and apply the provisions of their respective Program (with the exception of a claim that is applicable only to participant eligibility provisions which, except for incapacitated dependent status, are determined by Sandia) in processing and adjudicating claims. (See [Contact Information for Filing Claims and Appeals](#) for details.)

All claims must be submitted within one year after the date of service in order to be eligible for consideration of payment; otherwise, benefits for that eligible expense will not be payable. The one-year requirement will not apply if you are legally incapacitated. If your claim relates to a hospital stay, the date of service is the date your hospital stay ends.

Upon written request and free of charge, a participant may examine documents relevant to his/her claim and submit opinions and comments. The claims procedures for each specific Program will be furnished to you without charge. If you do not receive the claims procedures, contact the Sandia HBE at (505) 844-HBES (4237) or e-mail hbe.sandia.gov.

You must follow the claims procedures established by the Sandia Total Health Program, the Dental Care Program, or the Vision Care Program. If you need a claim form, you may call your claims administrator (phone number on back of member ID card) or log on to your claims administrator's website to obtain a claim form. (See [Contact Information for Filing Claims and Appeals](#) for details.) You may also obtain a claim form from Sandia Corporate Forms or from the Sandia Benefits Department at (505) 844-HBES (4237).

IMPORTANT: If you are enrolled in the Sandia Total Health Program, refer to the applicable Program Summary for information on submission of Health Reimbursement Account (HRA) claims.

Timeframes for Initial Claims Decisions

Separate schedules apply to the timing of claims, depending on the type of claim. There are four types of claims:

- **Urgent Care:** A claim for healthcare or treatment that has to be decided more quickly because the normal timeframes for decision-making could seriously jeopardize your life or health or your ability to regain maximum function, or in the opinion of a physician with knowledge of your condition, subject you to severe pain that cannot be adequately managed without the care or treatment addressed in the claim. The medical Programs must defer to an attending provider to determine if a claim is urgent. These types of claims do not apply to the Dental Care or Vision Care Programs.
- **Pre-service:** A claim for a health benefit — other than an urgent care claim — that must be approved in advance of receiving medical care (for example, requests for pre-certifying a hospital stay or for pre-approval under a utilization review program). These types of claims do not apply to the Dental Care or Vision Care Programs. Pre-determination of benefits is available under the Dental Care Program but is not required to receive benefits. Refer to the Dental Care Program Summary for details.
- **Concurrent Care:** A claim for a health benefit which the Sandia Total Health Program — after having previously approved an ongoing course of medical treatment provided over a

period of time or a specific number of treatments — subsequently reduces or terminates coverage for the treatments (other than by Program amendment or termination). These types of claims do not apply to the Dental Care or Vision Care Programs.

- **Post-service:** Any other type of claim for a health benefit, including a claim for reimbursement of the cost of non-urgent care that has already been provided.

The following table outlines the general deadlines for the initial determination, and identifies whether any extensions are available and the deadlines if additional information is needed:

	Urgent Care Claims	Pre-Service Claims	Post-Service Claims	Concurrent Care Claims
What is the general deadline for initial determination?	No later than 72 hours from receipt of claim	15 calendar days from receipt of the claim	30 calendar days from receipt of the claim	Must be provided sufficiently in advance to give claimant an opportunity to appeal and obtain a decision before the benefit is reduced or terminated. A request to extend a course of treatment will receive a response within 24 hours if the claim is made at least 24 hours prior to the expiration of the period of time or number of treatments. Note: If the claim is not made at least 24 hours prior to the expiration of the period of time or number of treatments, then the claim reverts to either an urgent care claim, pre-service or post-service claim.
Are there any extensions?	No, but see below for extensions based on insufficient information.	Yes. One 15-calendar day extension if the claims administrator determines it is necessary due to matters beyond its control and informs the claimant of the extension within this timeframe.	Yes. One 15-calendar day extension, if the claims administrator determines it is necessary due to matters beyond its control and informs the claimant of the extension within this timeframe.	No
What is the deadline if	Claimant must be notified of the	If an extension is necessary because	If an extension is necessary	Not applicable.

	Urgent Care Claims	Pre-Service Claims	Post-Service Claims	Concurrent Care Claims
additional information is needed?	need for additional information within 24 hours of receipt of the claim. Claimant must be given at least 48 hours to respond. The running of time is suspended for 48 hours or until the information is received, whichever is earlier.	claimant failed to provide necessary information, notice of extension must specify the information needed. Claimant must be given at least 45 calendar days to respond. The running of time for the initial claims determination is stopped until the end of the prescribed response period or until information is received, whichever is earlier. At that point, the decision will be made within 15 calendar days.	because claimant failed to provide necessary information, the notice of extension must specify the information needed. Claimant must be given at least 45 calendar days to respond. The running of time for the initial claims determination is stopped until the end of the prescribed response period or until information is received, whichever is earlier. At that point, the decision will be made within 15 calendar days.	
What is the deadline if additional information is needed?	Claimant must be notified of the need for additional information within 24 hours of receipt of the claim. Claimant must be given at least 48 hours to respond. The running of time is suspended for 48 hours or until the information is received, whichever is earlier.	If an extension is necessary because claimant failed to provide necessary information, the notice of extension must specify the information needed. Claimant must be given at least 45 calendar days to respond. The running of time for the initial claims determination is stopped until the end of the prescribed response period or until information is received, whichever is earlier. At that point, the decision will be made within 15 calendar days.	If an extension is necessary because claimant failed to provide necessary information, the notice of extension must specify the information needed. Claimant must be given at least 45 calendar days to respond. The running of time for the initial claims determination is stopped until the end of the prescribed response period or until information is received, whichever is earlier. At that	Not applicable.

	Urgent Care Claims	Pre-Service Claims	Post-Service Claims	Concurrent Care Claims
			point, the decision will be made within 15 calendar days.	

Benefit Payments

Refer to the applicable Sandia Total Health, Dental Care, or Vision Care Programs for specific information on benefits payments. In general, if the service is rendered in-network, payment will be made directly to the provider. If the service is rendered out-of-network, payment may be made directly to the employee.

IMPORTANT: The person who received the services is ultimately responsible for the payment of the services received from the provider.

If any benefits of your Sandia Total Health, Dental Care, or Vision Care Programs are payable to the estate of a covered participant or to a minor or individual who is incompetent to give valid release, the claims administrator may pay such benefits to any relative or other person whom the claims administrator determines to have accepted competent responsibility for said minor or individual who is incompetent and who is able to give a valid release or as otherwise required by law. Any payment made by the Sandia Total Health, Dental Care, or Vision Care Programs in good faith pursuant to the provision will fully discharge the Sandia Total Health, Dental Care, or Vision Care Programs and Sandia to the extent of such payment.

Participants cannot assign, pledge, borrow against, or otherwise promise any benefit payable under the Sandia Total Health, Dental Care, or Vision Care Programs before receipt of that benefit. Your interest in Sandia Total Health, Dental Care, or Vision Care Programs is not subject to the claims of creditors. Exceptions include:

- A QMCSO that requires a health plan to provide benefits to the employee’s child.
- Subject to the written direction of an employee, all or a portion of benefits provided by the Sandia Total Health, Dental Care, or Vision Care Programs may, at the option of the claims administrator and unless the individual requests otherwise in writing, be paid directly to the person rendering such service. Any payments made by the Sandia Total Health, Dental Care, or Vision Care Programs in good faith pursuant to this provision will fully discharge the Sandia Total Health, Dental Care, or Vision Care Programs and Sandia to the extent of such payment.

On occasion, there are outstanding benefit payment checks that have been paid by a claims administrator but have not been cashed and have been stale- dated. In this case, the primary covered participant must notify the claims administrator or the Sandia Benefits Department within two calendar years from the end of the Plan year in which the service was rendered to claim funds; otherwise, the monies will be forfeited.

Notice and Response from the Claims Administrator

After your claim is reviewed by the claims administrator, you will receive a notice of benefit determination within the timeframes specified above. For urgent care and pre-service claims, you will receive a notice of benefit determination whether or not the claims administrator makes an adverse decision on your claim. For post-service and concurrent care claims, you are entitled to receive a notice of benefit determination if the claims administrator makes an adverse decision on your claim. An adverse benefit determination includes a rescission of coverage (generally a retroactive cancellation of coverage) under the Plan, whether or not in connection with the rescission, there is an adverse effect on any particular benefit at that time.

The notice of benefit determination will include all of the following:

- Specific reasons for the denial;
- References to the specific plan provisions upon which the denial is based;
- A description of any additional material or information necessary for the claimant to perfect the claim and an explanation of why that material or information is necessary;
- Description of the plan’s internal appeal procedure, its deadlines, including, if applicable, the expedited review available for urgent claims, and the claimant’s right to bring a civil action under Section 502(a) of ERISA following an adverse decision on appeal;
- If applicable, a copy of any rule, guideline, or protocol relied upon in making the adverse determination, or a statement that the rule or guideline was relied upon and will be provided, upon request, free of charge; and
- If an adverse determination is based on medical necessity (or covered health services for UnitedHealthcare), or experimental treatment or similar exclusion or limit, an explanation of the scientific or clinical judgment for the adverse determination (or a statement that such explanation will be provided) free of charge upon request.
- Effective for medical claims incurred on or after January 1, 2012, the notice will include:
 - the date of service;
 - the healthcare provider;
 - the claim amount (if applicable);
 - the denial code;
 - a statement that diagnosis and treatment codes (and their meanings) will be provided upon request;
 - a description of the Sandia Total Health Program’s standard used in denying the claim. For example, a description of the “medical necessity” standard will be included;
 - in addition to the description of the Sandia Total Health Program’s internal appeal procedures, a description of the external review processes; and

- the availability of, and contact information for, any applicable office of health insurance consumer assistance or ombudsman to assist enrollees with the internal claims and appeals and external review processes.

Contact Information for Filing Claims and Appeals

Send all claims and claim appeals for benefits to the claims administrator listed below. Determinations by the claims administrator, as the claims fiduciary, will be conclusive and not subject to review by Sandia.

Sandia Total Health administered by UnitedHealthcare (UHC)

Group Number: 708576

UHC Claims Address:

UnitedHealthcare
P.O. Box 740809
Atlanta, GA 30374-0809

UHC Appeals Address:

UnitedHealthcare – Appeals
P.O. Box 30432
Salt Lake City, UT 84130-0432
Phone: 877-835-9855
Website: www.myuhc.com

Express Scripts:

Express Scripts, Attn: Direct Claims
P.O. Box 2824
Clinton, IA 52733-2824

Clinical Appeal Requests:

Express Scripts, Attn: Clinical Appeals Department
P.O. Box 66588
St. Louis, MO 63166-6588
Fax: 877-852-4070

Administrative Appeal Requests:

Express Scripts, Attn: Administrative Appeals Department
P.O. Box 66587
St. Louis, MO 63166-6587
Fax: 877-328-9660

Sandia Total Health administered by Blue Cross Blue Shield of New Mexico (BCBSNM)

Group Number: N13958

BCBSNM Claims Address:

BCBSNM
P.O. Box 27630
Albuquerque, NM 87125-7630

BCBSNM Behavioral Health Claims Address:

BCBSNM Behavioral Health
P.O. Box 92165
Albuquerque, NM 87199-2165

BCBSNM Medical and Behavioral Health Appeals Address:

BCBSNM Appeals Unit
P.O. Box 27630
Albuquerque, NM 87125-9815
Toll-free phone: 800-205-9926
Fax: 800-773-1521
Website: www.bcbsnm.com/sandia

Express Scripts:

Express Scripts, Attn: Direct Claims
P.O. Box 2824
Clinton, IA 52733-2824

Clinical Appeal Requests:

Express Scripts, Attn: Clinical Appeals Department
P.O. Box 66588

St. Louis, MO 63166-6588
Fax: 877-852-4070

Administrative Appeal Requests:

Express Scripts, Attn: Administrative
Appeals Department
P.O. Box 66587
St. Louis, MO 63166-6587
Fax: 877-328-9660

**Sandia Total Health administered by
Kaiser Permanente of Northern
California**

Group Number: 00110004

Medical Claims Address:

Kaiser Permanente Insurance Company
Self-funded Claims Administrator
Payor ID # 94320
P.O. Box 30547
Salt Lake City, UT 84130-0547
Website: www.kp.org

Medical Appeals Address:

KPIC Appeals
3701 Boardman – Canfield Rd.
Canfield, OH 44406

Pharmacy Claim Appeals Address:

Kaiser Permanente
Optum Rx
P.O. Box 29044
Hot Springs, AR 71903

FSA/HRA Claim Appeals Address:

Kaiser Permanente Health Account Services
Attn: Appeals
P.O. Box 1540
Fargo, ND 58107-1540

**Hawaii Medical Service Association
Health Plans administered by Blue Cross
Blue Shield of Hawaii**

Group Number: 73926

Claims Address:

Medical and Physician Claims (HCFA
1500)
P.O. Box 44500
Honolulu, HI 96804-4500

Dental Claims:

HMSA
P.O. Box 1320
Honolulu, HI 96807-1320

Prescription Drug Claims:

HMSA
P.O. Box 13400
Honolulu, HI 96801-3400

Hospital Claims (UB-92):

HMSA
P.O. Box 32700
Honolulu, HI 96803-2700

Appeals Address:

HMSA
Attn: Appeals Coordinator
P.O. Box 1958
Honolulu, HI 96805-1958

Dental Care Program

Group Number: 8550

Claims & Appeals Address:

Delta Dental
2500 Louisiana Blvd. NE, Suite 600
Albuquerque, NM 87110
800-264-2818

Vision Care Program

Group Number: None

Claims Address:

Davis Vision Care Processing Unit
P.O. Box 1525
Latham, NY 12110

Appeals Address:

Davis Vision Care Processing Unit
Attn: Appeals Department
P.O. Box 1525

Latham, NY 12110

Phone: 888-575-0191

Website: www.davisvision.com

Onsite Clinic Program

Group Number: None

Appeals Address:

Sandia National Laboratories
Attn: EBC Secretary
P.O. Box 5800, MS-1022
Albuquerque, NM 87185-1022

Filing an Appeal

Medical coverage for you and your dependents will continue pending the outcome of an internal appeal. This means that the Sandia Total Health Program will not terminate or reduce any ongoing course of treatment without providing advance notice and the opportunity for review.

IMPORTANT: Regardless of the decision and/or recommendation of the claims administrator, Sandia or what the program will pay, it is always up to the participant and the doctor to decide what, if any, care he or she receives.

If the STH Program fails to strictly adhere to all the requirements of the internal claims and appeals process with respect to your medical claim, you are deemed to have exhausted the internal claims and appeals process, regardless of whether the Plan or claims administrator asserts that it has substantially complied with these requirements or that the error was de minimis. In this case, you may seek an external review or pursue legal remedies (as discussed below) without waiting for further action. Additionally, if your claim is an Urgent Care Claim or a claim requiring an ongoing course of treatment, you may begin an expedited external review before the Sandia Total Health Program's internal appeals process has been completed.

If a claim for benefits is denied in part or in whole, you have the right to appeal the claim. Upon denial of a claim, you have 180 calendar days from receipt of the notification of adverse benefit determination to appeal the claim. If a claim for benefits is denied in part or in whole, you have the right to appeal the claim. A request for further information (such as a diagnosis) from the provider of service is not a claim denial. The Sandia Total Health Programs also have a Voluntary External Review Program as described in each medical Program Summary. Except as described above, you must exhaust the mandatory levels of appeals process before you can request an external review or seek other legal recourse. If you don't appeal on time, you lose your right to later object to the decision.

The table below outlines who to contact based on the reason for the claim denial:

If you have a claim denied because of...	Then...
Eligibility (except for incapacitation determinations)	See Appeal Procedures Concerning Eligibility for details.
Eligibility based on incapacitation determinations	Contact the medical claims administrator, whichever is applicable. For the Dental Care Program or Vision Care Program, contact the Sandia Benefits Department for assistance.
Benefit Determinations under Sandia Total Health, the Dental Care and Vision Care Programs	See the applicable Program Summaries for the appeals procedures. Refer to Appeal Procedures Concerning Eligibility if you have a claim denied by a claims administrator based solely on eligibility.
Benefit Determinations under the Onsite Clinic Program	See Onsite Clinic Program .

For medical claims, the claims administrator will ensure that all claims and appeals are adjudicated in a manner designed to ensure there is no conflict of interest with regard to the individual making the decision. The claims administrator will ensure the independence and impartiality of the persons involved in making the decision. Accordingly, decisions regarding hiring, compensation, termination, promotion, or other similar matters with respect to any individual (such as a claims adjudicator or medical expert) must not be made based upon the likelihood that the individual will support a denial of benefits. The claims administrator will ensure that healthcare professionals consulted are not chosen based on the expert’s reputation for outcomes in contested cases, rather than based on the professional’s qualifications.

You will be able to review your file and present evidence as part of the review. In addition, prior to making a benefit determination on review, the claims administrator must provide you with any new or additional evidence considered, relied upon, or generated by the Sandia Total Health Program (or at the direction of the Sandia Total Health Program) in connection with the claim. This evidence will be provided at no cost to you, and will be given before the determination in order to give you a reasonable opportunity to respond.

Prior to issuing a final internal adverse benefit determination on review based on a new or additional rationale, the rationale will be provided at no cost to you. It will be given before the determination in order to give you a reasonable opportunity to respond.

Timeframes for Appeals Decisions

The table below outlines general appeal deadlines by which a claimant must be notified of an appeals decision, as well as the mandatory level of reviews for each claim (see the specific [Program Summaries](#) for the appeal procedures):

	Urgent Care Claim	Pre-Service Claim	Post-Service Claim
Appeal deadline by which a claimant will be notified of appeals decision	As soon as possible taking into account medical exigencies, but no more than 72 hours. Note: You do not need to submit the claim appeal in writing. Call the claims administrator as soon as possible to appeal a claim.	For the first level of appeal, 15 calendar days from receipt of the appeal. For the second level of appeal, 15 calendar days from receipt of the appeal for each level. Note: Pre-service claims are not applicable under the Dental Care Program but a non- ERISA appeals process does apply to pre-determination of benefits. Refer to the Dental Care Program Summary.	For the first level of appeal, 30 calendar days from receipt of the appeal. For the second level of appeal, 30 calendar days from receipt of the appeal for each level.

Your Right to Information

If the appeal is denied, the notification will:

- Explain the specific reasons and specific Plan provisions on which the decision is based;
- Include a statement describing any voluntary appeal procedures offered by the Plan and the Claimant’s right to obtain information about these procedures;
- Include a statement regarding the Claimant’s right to bring a civil action under ERISA 502(a); and
- Offer to provide the Claimant, on request, free of charge, reasonable access to and copies of all documents, records and other information relevant to your claim for benefits.

IMPORTANT: An appeal of a concurrent care claim decision to reduce or terminate previously approved benefits may be an urgent care, pre-service or post-service.

You are also entitled to access and copy any internal rule, guideline, protocol, or other similar criteria used as a basis for a decision on your denied claim or appeal upon request, free of charge. Similarly, if your claim or appeal is denied based on a determination involving a medical, dental, or vision care judgment, you are entitled to an explanation of the scientific or clinical reasons for that determination, free of charge upon request.

For Sandia Total Health Program claim adverse benefit determinations, the notice will also include the following information:

- The date of service;
- The healthcare provider;
- The claim amount (if applicable);

- The denial code;
- A statement that diagnosis and treatment codes (and their meanings) will be provided upon request;
- A description of the Sandia Total Health Program’s standard used in denying the claim. For example, a description of the “medical necessity” standard will be included;
- In addition to the description of the Sandia Total Health Program’s internal appeal procedures, a description of the external review processes; and
- The availability of, and contact information for, any applicable office of health insurance consumer assistance or ombudsman to assist enrollees with the internal claims and appeals and external review processes.

Contact Information for Claim Appeals

Send all claim appeals for benefits to the claims administrator. Determinations by the claims administrator, as the claims fiduciary, will be conclusive and not subject to review by Sandia. (See “Contact Information for Filing Claims and Appeals” on page 64 for addresses, phone numbers, and websites.)

External Review Program

For claims involving medical judgment, as determined by the external reviewer, or a coverage rescission, you are entitled to request an independent, external review of the decision. You must request the external review within four (4) months of the date you receive an adverse benefit determination. The External Review Programs are described in each Sandia Total Health Program Summary. If your claim relates to a need for urgent care or receipt of an on- going course of treatment, you may start an expedited external review while the Sandia Total Health Program’s appeals process is underway. If your request for an external review is determined eligible for such a review, an independent organization will review the claims administrator’s decision and provide you with a written determination, generally within 45 days.

The Sandia Total Health Program’s external review process will follow the process set forth in the NAIC Uniform Model Act. The external review decision is binding on you and the Plan, except to the extent that other remedies are available, under federal law.

The external review process does not apply to an adverse benefit determination or final internal adverse benefit determination that relates to a participant’s or beneficiary’s failure to meet the requirements for eligibility under the terms of a group health plan (for example, worker classification and similar issues) or that is not related to medical judgment or coverage rescission.

Appeal Procedures Concerning Eligibility

You may use the eligibility appeals procedure to request an informal review, a formal review, or both, if:

- You or your dependent(s) had a benefit claim that was denied by a claims administrator based solely on eligibility; or
- You or your dependent(s) have been informed by the Benefits Department that either you or your dependent(s) are not eligible for participation in the Sandia Health Benefits Plan for Employees (e.g., your dependent is denied eligibility to participate in your medical Program or you missed the enrollment window).

Deadline for Submitting Review Requests

The deadline for submitting a request for an informal or formal review of your eligibility to the Benefits Department will be 180 days after you receive written notification of the denial of the claim by the claims administrator or denied participation by the Sandia Benefits Department to enroll in a medical, dental, and/or vision Program. Once final resolution has been reached on your eligibility appeal by Sandia, you then have 180 days (from the date of the written notification by Sandia) to appeal your denied claim for benefits with the claim administrator.

Request for Informal Review

You have the option to request an informal review of your appeal for eligibility by contacting Sandia HBE at (505) 844-HBES (4237). The Sandia Benefits Department will review all pertinent information and render a written decision as soon as possible but no later than 14 calendar days of the receipt of all material facts. If you are not satisfied with the decision of the Sandia Benefits Department, you can request a formal review.

Request for Formal Review

To request a formal review of a denial based solely on eligibility, you must submit an appeal in writing to the Secretary of the Employee Benefits Committee, c/o Benefits Department, PO Box 5800, Albuquerque, NM 87185, MS 1022. If the denied claim is based on any reason other than eligibility, you must file the appeal with the appropriate claims administrator. (See “Contact Information for Filing Claims and Appeals” on page 64 for contact information.) You will receive a response to your appeal based on the following timeframe:

- If an urgent care claim, within 72 hours of receipt of the appeal
- If a pre-service claim, within 30 calendar days of receipt of the appeal
- If a post-service claim, within 60 calendar days of receipt of the appeal. If the appeal related solely to eligibility is denied, the notification will:
 - Explain the specific reasons and specific Plan provisions on which the decision is based.
 - Include a statement describing any voluntary appeal procedures offered by the Plan and the claimant’s right to obtain information about these procedures.
 - Include a statement regarding the claimant’s right to bring a civil action under ERISA 502(a).

- Offer to provide the claimant, on request, free of charge, reasonable access to and copies of all documents, records, and other information relevant to the claimant's eligibility claim.

A claim or appeal regarding eligibility may be filed by an authorized representative on behalf of a claimant. If your appeal is denied by the Employee Benefits Committee (EBC), you can appeal to the Employee Benefits Claim Review Committee (EBCRC). The EBCRC will be the final and conclusive administrative review proceeding under the Sandia Health Benefits Plan for Employees. The claimant is required to pursue all administrative appeals described above as a precondition to challenging the denial of the claim in a lawsuit.

Sandia Health Benefits Plan for Employees dependent eligibility based on incapacitation is determined by the applicable medical and/or dental claims administrator. Contact Sandia HBE at (505) 844-HBES (4237) for information on applying for dependent incapacitation status.

IMPORTANT: The claimant may not submit a dispute regarding eligibility to a court with respect to a denied claim under the Sandia Health Benefits Plan for Employees more than 180 days after the date the Employee Benefits Claim Review Committee renders its final decision upon appeal.

Recovery of Excess Payment

The claims administrator has the right at any time to recover any amount paid by a Sandia medical, dental or vision Program for covered charges in excess of the covered benefits under the medical, dental, or vision Program provisions. Payments may be recovered from covered participants, providers of service, and other medical care plans.

Subrogation/Recovery

When you or your covered dependent are injured or become ill because of the actions or inactions of a third party, the Sandia Health Benefits Plan for Employees may cover your eligible healthcare (medical, prescription drug, dental and vision) expenses. However, to receive coverage, you must notify the Sandia Health Benefits Plan for Employees that your illness or injury was caused by a third party, and you must follow special Sandia Health Benefits Plan for Employees rules. This section describes the procedures with respect to subrogation and right of recovery under the Sandia Health Benefits Plan for Employees.

IMPORTANT: By accepting benefits under the Sandia Health Benefits Plan for Employees, the covered participant agrees to reimburse payments made in error and cooperate in the recovery of excess payments.

“Subrogation” means that if an injury or illness is someone else’s fault, the Sandia Health Benefits Plan for Employees has the right to seek expenses it pays for that illness or injury directly from the at-fault party or any of the sources of payment listed later in this section. A “right of recovery” means that the Sandia Health Benefits Plan for Employees has the right to recover such expenses directly out of any payment made to you by the at-fault party or any other party related to the illness or injury.

Liens

By accepting Sandia Health Benefits Plan for Employees benefits to pay for treatments, devices, or other products or services related to such illness or injury, you agree that the Sandia Health Benefits Plan for Employees:

- Has an equitable lien on any and all monies paid, or payable to you, or for your benefit by any responsible party or other recovery to the extent the Sandia Health Benefits Plan for Employees paid benefits for such sickness or injury;
- May appoint you as constructive trustee for any and all monies paid, or payable to you, for your benefit by any responsible party or other recovery to the extent the Sandia Health Benefits Plan for Employees paid benefits for such sickness or injury; and
- May bring an action on its own behalf or on the covered person's behalf against any responsible party or third party involved in the illness or injury.

If you, your attorney, or other representative receives any payment from the sources listed later in this section — through a judgment, settlement, or otherwise — when an illness or injury is a result of a third party, you agree to place the funds in a separate, identifiable account and that the Sandia Health Benefits Plan for Employees has an equitable lien on the funds, and/or you agree to serve as a constructive trustee over the funds to the extent that the Sandia Health Benefits Plan for Employees has paid expenses related to that illness or injury. This means that you will be deemed to be in control of the funds.

Repayment

You must pay the Sandia Health Benefits Plan for Employees back first, in full, out of such funds for any healthcare expenses the Sandia Health Benefits Plan for Employees has paid related to such illness or injury. You must pay the Sandia Health Benefits Plan for Employees back up to the full amount of the compensation you receive from the responsible party, regardless of whether your settlement or judgment says that the money you receive (all or part of it) is for healthcare expenses.

The “make whole” doctrine does not apply and does not limit the right of the Sandia Health Benefits Plan for Employees to recover amounts it has paid on your behalf. Furthermore, you must pay the Sandia Health Benefits Plan for Employees back regardless of whether the third party admits liability and regardless of whether you have been made whole or fully compensated for your injury. If any money is left over, you may keep it.

Additionally, the Sandia Health Benefits Plan for Employees is not required to participate in or contribute to any expenses or fees (including attorney's fees and costs) you incur in obtaining the funds.

Sources of payment through subrogation or recovery under the Sandia Health Benefits Plan for Employees include (but are not limited to) the following:

- Money from a third party that you, your guardian or other representative(s) receive or are entitled to receive.
- Any constructive or other trust that is imposed on the proceeds of any settlement, verdict, or other amount that you, your guardian, or other representative(s) receive.
- Any equitable lien on the portion of the total recovery which is due the Sandia Health Benefits Plan for Employees for benefits it paid.
- Any liability or other insurance (for example, uninsured motorist, under insured motorist, medical payments, workers' compensation, no-fault, school, homeowners, or excess or umbrella coverage) that is paid or payable to you, your guardian, or other representative(s).

Duty to Cooperate

As a Sandia Health Benefits Plan for Employees participant, you are required to:

- Cooperate with efforts by the Sandia Health Benefits Plan for Employees to ensure a successful subrogation or recovery claim, including setting funds aside in a particular account. This also includes doing nothing to prejudice the subrogation or recovery rights of the Sandia Health Benefits Plan for Employees outlined here.
- Notify the Sandia Health Benefits Plan for Employees within 30 days of the date any notice is given by any party, including an attorney, of your intent to pursue or investigate a claim to recover damages or obtain compensation due to sustained injuries or illness.
- Provide all information requested by the Sandia Health Benefits Plan for Employees, the claims administrator or its representatives, or the Sandia Health Benefits Plan for Employees Administrator or its representatives.
- Execute and deliver such documents as may be required and do whatever else is needed to secure the rights of the Sandia Health Benefits Plan for Employees.

The Sandia Health Benefits Plan for Employees may terminate your participation and/or offset your future benefits for the value of benefits advanced in the event that the Sandia Health Benefits Plan for Employees does not recover, if you do not provide the information, authorizations, or otherwise cooperate in a manner that the Sandia Health Benefits Plan for Employees considers necessary to exercise its rights or privileges under the Sandia Health Benefits Plan for Employees.

If these subrogation provisions conflict with subrogation provisions in an insurance contract governing benefits at issue, the subrogation provisions in the insurance contracts will govern. If these right of recovery provisions conflict with right of recovery provisions in an insurance contract governing benefits at issue, the right of recovery provisions in the insurance contract will govern.

All Sandia Health Benefits Plan for Employees rights under this section remain enforceable against the heirs and estate of any covered person.

Failure to comply with the subrogation and recovery rules of the Sandia Health Benefits Plan for Employees may result in termination of coverage for cause, as well as legal action by the health plan to recover benefits paid that would otherwise have been subject to subrogation or recovery under these provisions.

Section 8. When Coverage Ends

In this chapter, you'll find information on:

- Employees
- Dependents

Under certain circumstances, you may be able to continue coverage. (See "Continuation of Coverage" on page 80 for details on special coverage rules.)

Employees

Medical, dental, and vision benefits for active employees end on the:

- Last day of the month that your leave of absence or termination of employment becomes effective, except as provided under temporary continuation of coverage under COBRA or otherwise provided by law or by the provisions of this summary plan description. (See

Concurrent Coverage with COBRA

Coverage during the leave of absence runs concurrently with (i.e., applies toward) the temporary continued coverage under COBRA (with the exception of leave under the Family and Medical Leave Act). If you terminate employment at the end of the leave, additional coverage months may be available under COBRA depending on the number of months taken for the leave. You will receive a COBRA notice and an election offer at the time your leave begins, and you will need to submit that election in order to take advantage of continued coverage during a leave. (See [Notification of Election](#).)

- Coverage through COBRA for details.) If you terminate employment due to retirement or disability (and are approved for long term disability benefits through Sandia), refer to the *Sandia Health Benefits Plan for Retirees Summary Plan Description* for more information.
- Date the medical, dental, and/or vision benefits are terminated
- Last day of the month in which any cost of the coverage is not paid when due (if applicable)
- Date of death
- Submission of a fraudulent claim
- Termination for cause. (See [Termination for Cause](#) for details.)

When Coverage May Be Continued

Healthcare coverage may be continued in some situations. Also, special rules apply to leaves of absence for family and medical care (see the Family and Medical Leave Act of 1993) and for military service (Uniformed Services Employment and Reemployment Rights Act of 1994). (See [Continuation of Coverage](#) for details.)

Sandia Onsite Clinic Program

Benefits under the Sandia Onsite Clinic Program end on the:

- Day prior to the date an employee loses his/her authorized badge access to Sandia facilities
- Date the Sandia Onsite Clinic Program is terminated
- Date of death.

Note: COBRA coverage does not apply to the Sandia Onsite Clinic Program.

Termination for Cause

Sandia may terminate a participant's coverage for cause, upon 30 days' written notice or with written notice effective immediately for gross misconduct. Cause for termination of a participant may include any of the following:

- Permitting an unauthorized person to use your medical, dental, or vision identification card (unless you notified the claims administrator to report that your card was lost or stolen)
- Abuse of medical, dental, or vision coverage by providing false information on applications or forms
- Verbal or physical threats to the claims administrator's employees, physician, or network provider
- Fraudulent receipt of medical, dental, or vision services under the applicable Sandia medical, dental, or vision Program for non-covered persons
- Failure to comply with subrogation and reimbursement rules.

Dependents

Medical, dental, and/or vision benefits for dependents end on the:

- Last day of the month in which the dependent becomes eligible for coverage as an employee under any Sandia health benefit Program
- Last day of the month that any cost of coverage for dependents is not paid when due
- Date employee's coverage ends

- Last day of the month in which the dependent becomes ineligible for coverage under the applicable health benefits Program. (See “Ineligibility Events” on page 13 for details.)
- Last day of the month in which you terminate (disenroll) dependent coverage
- Date of death
- Submission of a fraudulent claim
- Failure to provide eligibility documentation as described In Dependent Eligibility section. (See [Proof of Dependent Status](#) for details.)
- [Termination for Cause](#). Under certain circumstances, you may be able to continue dependent coverage. (See

Concurrent Coverage with COBRA

Coverage during the leave of absence runs concurrently with (i.e., applies toward) the temporary continued coverage under COBRA (with the exception of leave under the Family and Medical Leave Act). If you terminate employment at the end of the leave, additional coverage months may be available under COBRA depending on the number of months taken for the leave. You will receive a COBRA notice and an election offer at the time your leave begins, and you will need to submit that election in order to take advantage of continued coverage during a leave. (See [Notification of Election](#).)

- Coverage through COBRA.)

Section 9. Continuation of Coverage

Retiree

For more detailed information on continuing coverage under the health benefit Programs as a retiree, refer to the *Sandia Health Benefits Plan for Retirees Summary Plan Description*.

Survivor

For more detailed information on continuing coverage under the health benefit Programs in the event you become a surviving spouse and/or surviving dependents, refer to the *Sandia Health Benefits Plan for Retirees Summary Plan Description*.

Long Term Disability Terminée

For more detailed information on continuing coverage under the health benefit Programs in the event you become a long term disability terminée, refer to the *Sandia Health Benefits Plan for Retirees Summary Plan Description*.

Coverage during Absences

If you take an approved leave of absence, you are eligible to continue the same medical, dental and vision Programs you had as an active employee. (See [What Coverage Costs](#) for details on premiums for continued coverage while on leave.)

Leaves of Absence

If your leave of absence is approved, you will receive paperwork to continue your coverage. If you wish to continue coverage under the applicable Sandia medical, dental, or vision Program, you will be responsible for paying your monthly premiums on an after-tax basis. You are eligible to continue your coverage for a total of 36 months from the first day of the month following the month in which your leave of absence began, which includes the portion you pay at the employee premium-share and the full premium plus the 2% administrative fee. If you do not continue to pay premiums during your leave of absence, your coverage will be canceled. Contact Sandia HBE at (505) 844-HBES (4237) with any questions you may have.

If you return from a leave of absence, you must enroll yourself, as well as any eligible Class I dependents, using Sandia's internal web through HR Self-Service/Benefits/Benefits Enrollment within 30 calendar days of returning to work from the leave of absence. If you do not reenroll in a Sandia medical, dental, vision, and/or flexible spending programs within 30 calendar days of your date of return from a leave of absence, you cannot reinstate your Sandia coverage until the following annual Open Enrollment period, which Sandia holds each fall, or upon an eligible mid-year election change event.

FMLA (Family and Medical Leave Act) Absence

If you take any time off under an approved FMLA absence and you do not cancel coverage, coverage will be continued and you will continue to pay your employee premium-share for medical, dental, vision coverages. If any of that time is unpaid, your employee premium-share amounts will be made up upon your return from the unpaid absence. You have the option to cancel your coverage under the applicable Sandia medical, dental, vision, flexible spending Program you are enrolled in. Written notification to cancel coverage must be received in writing by the Sandia Benefits Department, Attn: HBE, Mail Stop 1022 within 31 calendar days of the first day of the FMLA absence. If you choose to cancel coverage, coverage will cease at the end of the month in which the Sandia Benefits Department receives written notification.

Note: If you have exhausted your FMLA absence and you terminate your employment with Sandia, your coverage starts upon termination. Please see

Concurrent Coverage with COBRA

Coverage during the leave of absence runs concurrently with (i.e., applies toward) the temporary continued coverage under COBRA (with the exception of leave under the Family and Medical Leave Act). If you terminate employment at the end of the leave, additional coverage months may be available under COBRA depending on the number of months taken for the leave. You will receive a COBRA notice and an election offer at the time your leave begins, and you will need to submit that election in order to take advantage of continued coverage during a leave. (See [Notification of Election](#).)

Coverage through COBRA for more information.

Concurrent Coverage with COBRA

Coverage during the leave of absence runs concurrently with (i.e., applies toward) the temporary continued coverage under COBRA (with the exception of leave under the Family and Medical Leave Act). If you terminate employment at the end of the leave, additional coverage months may be available under COBRA depending on the number of months taken for the leave. You will receive a COBRA notice and an election offer at the time your leave begins, and you will need to submit that election in order to take advantage of continued coverage during a leave. (See [Notification of Election](#).)

Coverage through COBRA

On April 7, 1986, Congress passed a new law, the Consolidated Omnibus Budget Reconciliation Act (COBRA), requiring most employers sponsoring group health plans to offer employees and their families the opportunity for a temporary extension of health coverage (called COBRA continuation coverage) at group rates in certain instances where medical (including the health reimbursement account (HRA)), dental, and/or vision coverage would otherwise end. COBRA continuation coverage is a continuation of health coverage when coverage would otherwise end because of a life event known as [COBRA Qualifying Events](#). After a qualifying event, COBRA

continuation coverage must be offered to each person who is a qualified beneficiary. A qualified beneficiary includes:

- You
- Your spouse
- Your dependent child
- A dependent child who is enrolled pursuant to a qualified medical child support order (QMCSO) (See [Qualified Medical Child Support Order \(QMCSO\)](#).)
- An eligible dependent child who is born to or placed for adoption with you during a period of COBRA continuation coverage.

Maximum HRA Benefit

If an employee is enrolled in the Sandia Total Health Program and experiences a COBRA qualifying event (as indicated in the table on page 84), and elects Sandia Total Health Program under COBRA, the maximum HRA benefit equals the HRA balance as of the COBRA event date. Generally, the maximum HRA benefit is applied to the qualified beneficiaries of the employee in aggregate. For example, if an employee terminates employment and has a spouse and one child, and elects COBRA for himself and his spouse and child, and there is a maximum HRA benefit of \$2,000, the \$2,000 is applied to the employee, spouse, and child. However, each qualified beneficiary does have the right to independently elect COBRA coverage and, therefore, would be entitled to the maximum HRA benefit; and as a result of some qualifying events (divorce, child aging out), some family members may retain active coverage while others will be qualified beneficiaries. In such events, the qualified beneficiary would be entitled to the maximum HRA benefit.

Although Class II dependents cannot be qualified beneficiaries within the meaning of federal law, Sandia currently offers COBRA-like continuation coverage to these individuals if they were covered under the medical, dental, or vision Program when group coverage otherwise would have been lost. In this description of COBRA, the term “dependent child” generally includes class II dependent; COBRA continuation coverage generally includes COBRA-like continuation coverage for Class II dependents.

COBRA qualified beneficiaries may temporarily continue coverage through Sandia by notifying Sandia of a qualifying event (e.g., divorce, legal separation, annulment, loss of dependent status). COBRA coverage will continue for qualified beneficiaries who pay the applicable COBRA rate, plus a 2% administrative fee, in a timely manner. If COBRA continuation coverage is not elected, all coverage under the Sandia Health Benefits Plan for Employees will end. Sandia is required to provide coverage to qualified beneficiaries that is identical to the coverage provided under the medical, dental, and vision Programs to similarly situated active employees. Each qualified beneficiary will have an independent right to elect COBRA continuation coverage. Covered employees may elect COBRA continuation coverage on behalf of their spouses, and parents may elect coverage on behalf of their children. Any changes made to the terms of the Sandia Health Benefits Plan for Employees which apply to similarly situated active employees will also apply to qualified beneficiaries receiving COBRA continuation coverage.

COBRA Qualifying Events

The following table describes how an individual may become a qualified beneficiary due to the event(s) causing loss of coverage, thus making those individuals eligible for continued coverage through Sandia and the maximum period of continuation coverage that is available under COBRA.

Qualified beneficiary if you are the...	And if you, a covered participant, lose medical, dental, or vision coverage due to...	The maximum period of coverage is...
Employee Spouse Children	Termination of your employment for any reason other than Gross Misconduct.	18 months
Employee Spouse Children	Termination of employment (for any reason other than gross misconduct), and you are disabled or become disabled within the first 60 days of your COBRA continuation coverage, as determined by Social Security, and you do not have Medicare coverage.	29 months from the original COBRA qualifying event (after the first 18 months, you will be charged 150% of the cost of the applicable group rate for the self- insured Programs.
Spouse Children	Divorce or legal separation of the spouse from the covered employee. Death of the covered employee.	36 months.
Children	Loss of dependent status. (See Eligibility for details.)	36 months.

See [Termination of COBRA](#) for details.

Notification of Election

The following indicates steps for notification and election actions for temporary COBRA continuation coverage.

- 1. Employee or family member notifies the Sandia Benefits Department, in writing, within 60 days from the end of the month in which divorce, legal separation, annulment, loss of a child’s dependent status, and/or disability designation by Social Security occurs.**

Send notice to: Sandia National Laboratories
Attention: Benefits Department
P. O. 5800, MS-1022
Albuquerque, NM 87185

In addition, you must provide documentation supporting the occurrence of the qualifying event, if Sandia requests it. Acceptable documentation includes a copy of the divorce decree or dependent child(ren)’s birth certificate(s), driver’s license, or marriage certificate.

If the above procedures are not followed or if the notice is not provided to Sandia within the 60-day notice period (which is the date of the event or from the end of the month in which the coverage would have been lost, whichever is later), you will lose your right to elect COBRA continuation coverage. In addition, if any claims are mistakenly paid for expenses incurred after the date coverage would normally be lost because of the qualifying event, you will be required to reimburse the Plan for any claims mistakenly paid.

2. **Sandia has 14 calendar days to notify the COBRA Administrator of an employee termination or retirement.**
3. **The COBRA Administrator will send you the notice of opportunity to elect temporary COBRA continuation coverage.** If the qualified beneficiary does not receive this notice, the qualified beneficiary should contact Sandia HBE at (505) 844-HBES (4237).
4. **The qualified beneficiary has 60 days from the later of the date you are furnished the COBRA eligibility notice or the date you would lose coverage.**

If you return your election form waiving your rights to COBRA continuation coverage and change your mind within the 60-day election period, you may revoke your waiver and still elect COBRA continuation coverage as long as it is within the original 60-day election period. However, your COBRA continuation coverage will be effective as of the date you revoked your waiver of coverage.

The qualified beneficiary must make the initial premium payment within 45 days from the COBRA election date. You are allowed a 30-day grace period for monthly premium payments thereafter.

If you elect COBRA continuation coverage, Sandia will provide coverage under the applicable medical, dental, or vision Program, at your expense, plus the applicable administrative fee.

If you do not elect COBRA continuation coverage during the 60-day election period, coverage through Sandia ends at the end of the month in which the event occurred and the qualified beneficiary became ineligible for coverage. Your election must be postmarked within the 60-day election period. If you do not submit a completed election form within the 60-day election period, you will lose your right to COBRA continuation coverage.

Failure to make any payment within the payment date requirement described above will cause you to lose all COBRA rights. Following the initial payment, if you do not pay a premium by the first day of a period of coverage, the COBRA Administrator has the option to cancel your coverage until payment is received and then reinstate the coverage retroactively to the beginning of the period of coverage. Retroactive reinstatement is not available unless payment is received within 30 calendar days of the due date.

If the amount of payment is wrong but is not significantly less than the amount due, the COBRA Administrator will notify you of the deficiency and grant a period of no longer than 30 days to pay the difference. The COBRA Administrator is not obligated to send monthly premium notices.

Each qualified beneficiary has an independent election right for COBRA continuation coverage. For example, even if the employee does not elect COBRA continuation coverage, other family members who are qualified beneficiaries may elect to be covered under COBRA. Also, if there is a choice among types of coverage (for example, medical, vision, dental), each qualified beneficiary who is eligible for COBRA continuation coverage is entitled to make a separate election among the types of coverage. Thus, a spouse or dependent child may elect different coverage (medical, dental, or vision) than the employee elects.

A covered employee or spouse can also make the COBRA election on behalf of all qualified beneficiaries, and a parent or legal guardian may make the election on behalf of a minor child. Any qualified beneficiary for whom COBRA continuation coverage is not elected within the 60-day election period will lose his or her right to elect COBRA continuation coverage.

Extension of COBRA Continuation Coverage

COBRA continuation coverage may be extended under the following circumstances:

- If a qualified beneficiary is Social Security disabled before or during the first 60 days of an 18-month COBRA period, all of the individual's COBRA-eligible family is eligible for an 11-month extension of coverage up to a maximum of 29 months from the original COBRA qualifying event date. After the first 18 months of COBRA continuation coverage, he/she will be charged 150% of the cost of the applicable group rate.
- The individual must provide a copy of the Social Security disability determination to the COBRA Administrator within 60 days of the date the disability determination was made and no later than 18 months after the election change event. He/she must also provide notice within 30 days of the determination that the qualified beneficiary is no longer disabled.
- When the qualifying event is termination of employment and, as a qualified beneficiary, you experience a second qualifying event such as the death of the primary qualified beneficiary, the divorce or legal separation from the primary qualified beneficiary, the primary qualified beneficiary becoming entitled to Medicare, or a loss of dependent child status under the Sandia Health Benefits Plan for Employees, you may become entitled to an 18-month extension of your COBRA continuation coverage (for a total maximum period of 36 months of continuation coverage). For example, if an employee terminates and subsequently gets a divorce 5 months later, COBRA continuation coverage for his ex-spouse can last up to an additional 31 months (36 months minus 5 months). If a second qualifying event occurs, you will need to notify the COBRA Administrator.
- When the qualifying event is termination of employment and you became entitled to Medicare benefits less than 18 months before the qualifying event, COBRA continuation coverage for qualified beneficiaries other than you lasts until 36 months after the date of Medicare entitlement. For example, if you, as a covered employee, becomes entitled to Medicare 8 months before the date on which your employment terminates, COBRA

continuation coverage for your spouse and children can last up to 36 months after the date of Medicare entitlement, which is equal to 28 months after the date of the qualifying event (36 months minus 8 months). You will need to notify the COBRA Administrator of this.

Termination of COBRA

Early termination of COBRA continuation coverage may occur for any of the following reasons:

- Premiums are not paid in full on a timely basis
- Sandia and its entire control group cease to maintain any group health plan
- A qualified beneficiary begins coverage under another group health plan after electing continuation coverage under Sandia, and that plan does not impose an exclusion or limitation affecting a pre-existing condition of the qualified beneficiary
- A qualified beneficiary becomes covered by Medicare (in which case the non-Medicare dependents have the right to continue their coverage for the remainder of the continuation time period)
- A qualified beneficiary engages in conduct (such as fraud) that would justify the Sandia Health Benefits Plan for Employees terminating coverage of a similarly situated active employee not receiving COBRA continuation coverage.

Note: To protect you and your family's COBRA rights, you should keep Sandia informed of any changes in you and your family's members' addresses.

Contact Information

If you have any questions about COBRA continuation coverage or the application of the law, contact HBE Customer Service at (505) 844-HBES (4237).

You may also contact the nearest Regional or District Office of the U.S. Department of Labor's Employee Benefits Security Administration (EBSA). Addresses and phone numbers of Regional and District EBSA Offices are available through EBSA's website at www.dol.gov/ebsa.

Section 10. Administrative Information

Plan Documents

Every effort has been made to ensure that the information in this *Sandia Health Benefits Plan for Employees Summary Plan Description (SPD)* is complete and accurate. If there is ever a conflict or a difference between what is written in this SPD and the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents with respect to **the specific benefits provided**, the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents will govern unless otherwise provided by any federal and state law. If there is a conflict between the Program Summaries and, if applicable, the Hawaii Medical Service Association plan documents and this SPD with respect to **the legal compliance requirements of ERISA and any other federal law**, this SPD will rule.

Your Rights under ERISA

As a participant in the Sandia Health Benefits Plan for Employees, you are entitled to certain rights and protections under ERISA.

Receive Information about Your Plan and Benefits

ERISA provides that all plan participants are entitled to:

- Examine, without charge, at the plan administrator's office and at other specified locations, such as worksites and union halls, all documents governing the plan, including insurance contracts and collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.
- Obtain, upon written request to the plan administrator, copies of documents governing the operation of the plan, including insurance contracts and collective bargaining agreements, and copies of the latest annual report (Form 5500 Series) and updated summary plan descriptions. The administrator may make a reasonable charge for the copies.
- Receive a summary of the plan's annual financial report. The plan administrator is required by law to furnish each participant with a copy of this summary annual report.

Continue Group Health Plan Coverage

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

You are entitled to reduction or elimination of exclusionary periods of coverage for pre-existing conditions under your group health plan if you have creditable coverage from another plan. You should be provided a Certificate of Group Health Coverage, free of charge, from your group health plan or health insurance issuer when you lose coverage under the plan, when you become entitled to elect COBRA continuation coverage, when your COBRA continuation coverage ceases, if you request it before losing coverage, or if you request it up to 24 months after losing coverage. Without evidence of creditable coverage, you may be subject to pre-existing condition exclusion for one year (18 months for late enrollees) after your enrollment date in your coverage.

Prudent Actions by Plan Fiduciaries

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

Enforce Your Rights

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

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

If you have a claim for benefits which is denied or ignored, in whole or in part, you may file suit in a state or federal court, after exhausting the plan’s claims and appeals procedures. In addition, if you disagree with the plan’s decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in a federal court, after exhausting the plan’s claims and appeals procedures.

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

Assistance with Your Questions

If you have any questions about your plan, you should contact the Plan Administrator listed in this document. (See [Other Plan Details](#) for details.)

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

Required Notices

Sandia is required by law to provide its employees with the following health plan notices:

- Newborns' and Mothers' Health Protection Act
- Women's Health and Cancer Rights Act
- Children's Health Insurance Program (CHIP) Notice
- HIPAA Special Enrollment Period
- Sandia National Laboratories' Notice of HIPAA Privacy Practices
- Medicare Part D Notice of Creditable Coverage

Newborns' and Mothers' Health Protection Act

Federal law protects the benefit rights of mothers and newborns related to hospital stays in connection with childbirth. In general, group health plans and health insurance issuers may not:

- Restrict benefits for the length of hospital stay for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, federal law generally does allow the mother's or newborn's attending physician, after consulting with the mother, to discharge the mother or her newborn earlier than 48 hours (or 96 hours as applicable)
- Require that a physician obtain authorization from the plan or the insurance issuer for prescribing a length of stay of up to 48 hours following a vaginal delivery (or 96 hours following a cesarean section).

Women's Health and Cancer Rights Act

The medical Programs sponsored by Sandia will not restrict benefits if you or your dependent:

- Receives benefits for a mastectomy; and

- Elects breast reconstruction in connection with the mastectomy. Benefits will not be restricted provided that the breast reconstruction is performed in a manner determined in consultation with you or your dependent’s physician and may include:
 - All stages of reconstruction of the breast on which the mastectomy was performed;
 - Surgery and reconstruction of the other breast to produce a symmetrical appearance; and
 - Prostheses and treatment of physical complications of all stages of mastectomy, including lymphedemas.

Benefits for breast reconstruction will be subject to annual deductibles and coinsurance amounts consistent with benefits for other covered services under the Program.

Children’s Health Insurance Program (CHIP) Notice

Refer to [HIPAA Special Enrollment Period](#) for information on enrolling into a Sandia medical or vision coverage if your eligible dependents are currently not enrolled but qualify for the CHIP program. See Children’s Health Insurance Program (CHIP) Notice on Sandia’s website for details.

HIPAA Special Enrollment Period

Under the special enrollment provisions (SEP) of HIPAA, you and your dependents may be eligible, in certain situations, to enroll outside the annual Open Enrollment period in a “group health plan” (as defined by the Health Insurance and Portability and Accountability Act). For purposes of the medical, dental, and vision Programs offered by Sandia, a group health plan does not include “limited-scope dental benefits”; therefore, enrollment is limited to the medical and/or vision Programs. Under the Act, “dependent” is defined as any individual who is or may become eligible for coverage under the terms of a group health plan because of a relationship to a participant.

Deadline for Enrollment Requests

Enrollment requests must be submitted to the Sandia Benefits Department within the applicable time period, as noted in this section. Documentation supporting the enrollment request can be submitted separately from the enrollment paperwork but must be submitted within 60 calendar days of the HIPAA SEP event, except for adoption/placement for adoption where it must be provided at the time of enrollment. Contact Sandia HBE at (505) 844-HBES (4237) for more information. If the enrollment paperwork was submitted within the applicable timeframe but no supporting documentation is received within the 60-day period, no enrollment will be done. (See [Enrollment/Disenrollment](#) for details.)

1. If you declined enrollment in a Sandia medical or vision Program for yourself or your eligible dependents (including your spouse) because of other group or individual medical or vision coverage, you may be able to enroll yourself and your eligible dependents in a Sandia medical or vision Program during the year. This special enrollment may be available if, during the year, you or your eligible dependent(s) lost coverage under a non-

Sandia-sponsored individual or group medical or vision plan (regardless of whether the person who lost coverage is eligible for or elected COBRA continuation coverage). For this purpose, a loss of coverage may include situations in which:

- Coverage ended due to loss of eligibility;
 - Employer contributions to the plan stopped;
 - The plan was terminated;
 - COBRA coverage was exhausted; or
 - You must request special enrollment in a Sandia medical or vision Program within 31 calendar days of the loss of coverage; otherwise, you will need to wait until the next annual Open Enrollment period. Coverage will be effective as of the date of loss of coverage or upon receipt of enrollment paperwork, whichever is later.
2. If you gain a new dependent during the year as a result of marriage, birth, adoption, or placement for adoption, you may enroll that dependent, as well as yourself and any other eligible dependents, in the medical or vision Program.
 3. You must request special enrollment in a Sandia medical or vision Program within 31 calendar days of the event; otherwise, you will need to wait until the next annual Open Enrollment period. If the event is birth, adoption, or placement for adoption, coverage will be retroactive to the date of the event. You can also submit enrollment paperwork after the 31st calendar day but before the 61st calendar day of the event for a birth, an adoption, or a placement for adoption; however, the coverage effective date will not be retroactive, the effective date will be the date the enrollment paperwork is received by the Benefits Department. If the event is marriage, coverage will be effective as of the date of the event or upon receipt of enrollment paperwork, whichever is later.
 4. If you or your eligible dependent is eligible for Sandia medical or vision coverage, but not enrolled, you may request enrollment before the next annual Open Enrollment period under the following circumstances:
 - You and/or your dependent(s) become eligible for a premium assistance subsidy under Medicaid or the Children's Health Insurance Program (CHIP) with respect to coverage under a Sandia medical or vision Program if you request coverage under a Sandia medical or vision Program no later than 60 days after the date you or your dependent(s) is determined to be eligible for such assistance
 - Coverage under Medicaid or CHIP for you and/or your dependent(s) is terminated as a result of loss of eligibility for such coverage, and you request coverage under a Sandia medical or vision Program no later than 60 days after the date of termination of such coverage.

HIPAA Privacy Practices

See HIPAA Privacy Practices on Sandia's website for details.

Medicare Part D Notice of Creditable Coverage

See Medicare Part D Notice of Creditable Coverage on the Sandia or HBE website for details.

Change or Termination of the Plan

The Sandia Health Benefits Plan for Employees is expected to continue indefinitely. However, the Sandia Board of Directors (or designated representative) reserves the right to amend (in writing) any or all provisions of the Sandia Health Benefits Plan for Employees, and to terminate (in writing) the Sandia Health Benefits Plan for Employees at any time without prior notice, subject to applicable collective bargaining agreements. If the Sandia Health Benefits Plan for Employees is terminated, coverage for you and your dependents will end, and payments under the Plan will generally be limited to covered expenses incurred before the Plan's termination.

The terms of the Sandia Health Benefits Plan for Employees cannot be modified by written or oral statements to you from Human Resources representatives or other personnel.

Employment Rights Not Implied

This Summary Plan Description (SPD) is for your information only; it is not a contract, nor does it impose any legal obligation upon the company. The Sandia Health Benefits Plan for Employees is maintained at the discretion of Sandia and is not intended to create a contract of employment. Employment with Sandia is "at will" and may be terminated at any time, with or without cause or notice, by you or by the company, except as provided by the terms of any applicable collective bargaining agreements.

Other Plan Details

Plan Administration Information	
What	Who
Official Plan Name	Sandia Health Benefits Plan for Employees (See "Program Summaries" on page 51 for a list of Programs applicable to this SPD)
Employer/Plan Sponsor	Sandia Corporation 1515 Eubank S.E. Albuquerque, NM 87123
Employer I.D. Number (EIN)	85-0097942
Plan Number	540
Type of Plan	The Sandia Health Benefits Plan is a welfare benefit plan that includes medical, dental, and vision benefits.
Plan Funding Medium	The insurance arrangements are paid by insurance policies. The benefits and other costs (such as administrative costs) for the self-funded Programs are paid from the general assets of Sandia Corporation.
Plan Administrator	Sandia Corporation c/o Benefits Department Physical address: Building 832 Frost Street; Kirtland Air Force Base Albuquerque, New Mexico Mailing address: 1515 Eubank S.E. Albuquerque, NM 87123-1022 OR P.O. Box 5800; Albuquerque, NM 87185-1022 (505) 844-4237
Claims Administrator	See Administrative Information
Agent for Service of Legal Process	Corporation Service Company (CSC) 2711 Centerville Road, Suite 400; Wilmington, DE 19808 OR 123 Easy Marcy Street, Suite 101, Santa Fe NM 87501 OR 2730 Gateway Oaks Drive, #100; Sacramento, CA 95833, (916) 641-5100
Plan Year	January 1 – December 31
Contribution Sources	Sandia Corporation and Participant contributions
Union Agreements	For represented employees, the welfare benefits described in the Summary Plan Description booklets reflect the provisions of the plans that have been and are currently subject to negotiations between Sandia and the various unions representing Sandia employees. Copies of collective bargaining agreements referring to the plans are distributed or made available to employees covered by such agreements and may be obtained by participants and beneficiaries upon written request to the Plan Administrator, and are available for examination by participants and beneficiaries. (See Your Rights under ERISA for details.) The effective date of the plans for employees in each bargaining unit is the date specified in the applicable union agreement.

Funding and Contract Administration Information		
Program	Contract Address	Insured/Self-Insured
Sandia Total Health Program (administered by UnitedHealthcare)	UnitedHealthcare 425 Market St. San Francisco, CA 94105-2483	Self-Insured
Sandia Total Health Program (administered by Blue Cross Blue Shield of New Mexico)	Blue Cross Blue Shield of New Mexico 5701 Balloon Fiesta Parkway NE Albuquerque, NM 87113	Self-Insured
Sandia Total Health Program (administered by Kaiser Permanente of Northern California) (CA)	Kaiser Permanente Insurance Company 300 Lakeside Drive; 26 th Floor Oakland, CA 94612	Self-Insured
Hawaii Medical Service Association Health Plans (administered by Blue Cross Blue Shield of Hawaii)	Blue Cross Blue Shield of Hawaii 818 Keeaumoku Street; P.O. Box 860 Honolulu, HI 96808-0860	Insured
Sandia Total Health Prescription Program for Blue Cross Blue Shield and UnitedHealthcare Participants	Express Scripts Inc. 13900 Riverport Dr Maryland Heights, MO 63043	Self-Insured
Dental Care Program	Delta Dental of New Mexico 2500 Louisiana Blvd. N.E. Suite 600 Albuquerque, NM 87110	Self-Insured
Vision Care Program	Davis Vision Inc. 150 Express Street Plainview, NY 11803	Self-Insured
Onsite Clinic Program	Sandia National Laboratories P.O. Box 5800 Albuquerque, New Mexico 87185-1022	Self-Insured

Section 11. Glossary

Adverse decision/adverse benefit: A denial, reduction, termination of, or a failure to provide or make payment (in whole or in part) for a benefit. An adverse benefit determination includes a decision to deny benefits based on:

- An individual being ineligible to participate in the Plan;
- Utilization review;
- A service being characterized as experimental or investigational or not medically necessary or appropriate;
- A concurrent care decision; and
- For medical claims, certain retroactive terminations of coverage, whether or not there is an adverse effect on any particular benefit at that time.

CHIP: Children's Health Insurance Program.

Class II Dependent: Unmarried child over the age of 25

Dual Sandians: Both spouses are employed by or retired from Sandia.

HBE: Health, Benefits, and Employee Services.

Long Term Disability Terminee: A former employee who has been approved for and is receiving disability benefits under either Sandia's Long Term Disability Plan or Sandia's Long Term Disability Plus Plan.

Non-Qualifying Dependent: A dependent who does not qualify for tax-free health coverage under the Internal Revenue Code.

Post-Secondary Educational Program: Students who are classified as Graduate, Professional Administrative or Co-op; Graduate Engineering Minorities; Undergraduate Co-op, General Clerical, Technical or Business; and General Laborer.

Primary Coverage: The health plan that has the legal obligation to pay first when more than one health plan is involved.

Primary Covered Participant: The person for whom the coverage is issued; that is, the Sandia employee, retiree, or survivor, or the individual who is purchasing temporary continued coverage.

Qualifying Event: Under COBRA, an event that but for the COBRA requirements would result in the loss of coverage to a qualified beneficiary.

Qualified Medical Child Support Order (QMCSO): Any judgment, decree, or order (including a court-approved settlement agreement) that is issued by a domestic relations court or other court of competent jurisdiction, or through an administrative process established under state law, which

has the force and effect of law in that state; that assigns to a child the right of a participant or beneficiary to receive benefits under an employer-provided health plan, regardless of with whom the child resides; and that Sandia has determined is qualified under the terms of ERISA and applicable state law. (See “Qualified Medical Child Support Order (QMCSO)” on page 18 for details.)

Rehire: Refer to *Retirement Income Summary Plan Description* or *Pension Security Plan Summary Plan Description*.

Retire/retirement: Refer to *Sandia Health Benefits Plan for Retirees Summary Plan Description*.

Service Area: The geographical or other area to which a benefit Program is limited, within which participating providers are accessible to participants.

Spouse: Your lawful husband or wife as defined by federal law. This includes same gender spouses married in a jurisdiction that recognizes same gender marriages.

Surviving Spouse/Surviving Dependents: An enrolled spouse or enrolled dependent of an on-roll regular employee or a Sandia retiree who dies while covered under one of the medical Programs.

Section 12. Contacts

Carrier	Service	Phone	Web
Blue Cross and Blue Shield of New Mexico <i>Sandia Group #N13958</i>	Customer Service	(877) 498-SNLB (7652)	bcbsnm.com/sandia
	Prior Auth Behavioral Health	(888) 898-0070	
	Special Beginnings	(888) 421-7781	
	24/7 Nurseline	(800) 973-6329	
	Blue Distinction Centers	(800) 325-8834	
	Blue Card Access (provider information)	(800) 810-2583	
Express Scripts	Customer Service	(877) 817-1440	express-scripts.com
Davis Vision	Customer Service	(888) 575-0191	davisvision.com
Delta Dental of New Mexico	Customer Service	(800) 264-2818	deltadentalnm.com
Hawaii Medical Service Association	Customer Service	(808) 245-3393	www.HMSA.com
Kaiser (CA) <i>Sandia Group #00110004</i>	Customer Service	(800) 663-1771	kp.org
UnitedHealthcare <i>Sandia Group #708576</i>	Customer Service	(877) 835-9855	myuhc.com <i>Non-participants: Enter SNL for your username and password</i>
	UHC Optum NurseLine	(800) 563-0416	
	Transplant Resources	(866) 936-7246	
	Cancer Resources	(866) 936-6002	liveandworkwell.com unitedhealthallies.com
	OptumHealth Behavioral Solutions	(866) 828-6049	
	UnitedHealth Allies	(800) 860-8773	