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- **Notices of Drafting Regulations** give interested persons the opportunity to comment during the initial drafting period before regulations are submitted as proposed.
- **Proposed Regulations** are those regulations pending permanent adoption by an agency.
- **Pending Regulations Submitted to the General Assembly** are regulations adopted by the agency pending approval by the General Assembly.
- **Final Regulations** have been permanently adopted by the agency and approved by the General Assembly.
- **Emergency Regulations** have been adopted on an emergency basis by the agency.
- **Executive Orders** are actions issued and taken by the Governor.

**2005 PUBLICATION SCHEDULE**

Documents will be accepted for filing on any normal business day from 8:30 A.M. until 5:00 P.M. All documents must be submitted in the format prescribed in the Standards Manual for Drafting and Filing Regulations.

To be included for publication in the next issue of the State Register, documents will be accepted no later than 5:00 P.M. on any closing date. The modification or withdrawal of documents filed for publication must be made by 5:00 P.M. on the closing date for that issue.

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After the date of hearing, the regulation must be submitted to the General Assembly for approval. The General Assembly has one hundred twenty days to consider the regulation. If no legislation is introduced to disapprove or enacted to approve before the expiration of the one-hundred-twenty-day review period, the regulation is approved on the one hundred twentieth day and is effective upon publication in the *State Register*.

**EMERGENCY REGULATIONS**

An emergency regulation may be promulgated by an agency if the agency finds imminent peril to public health, safety or welfare. Emergency regulations are effective upon filing for a ninety-day period. If the original filing began and expired during the legislative interim, the regulation can be renewed once.

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Regulations promulgated to comply with federal law are exempt from General Assembly review. Following the notice of proposed regulation and hearing, regulations are submitted to the *State Register* and are effective upon publication.

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*Final Regulations* take effect on the date of publication in the *State Register* unless otherwise noted within the text of the regulation.

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Committee Requested Withdrawal:

Permanently Withdrawn:

Resolution Introduced to Disapprove

2927   The Practice of Selling and Fitting Hearing Aids  Department of Health and Envir Control
In accordance with Section 44-7-200(C), Code of Laws of South Carolina, the public is hereby notified that a Certificate of Need application has been accepted for filing and publication July 22, 2005, for the following project(s). After the application is deemed complete, affected persons will be notified that the review cycle has begun. For further information, please contact Mr. Albert N. Whiteside, Director, Division of Planning and Certification of Need, 2600 Bull St., Columbia, SC 29201 at (803) 545-4200.

Affecting Charleston County

Construction of a new hospital by transferring 85 acute care beds from Roper Hospital to include a multi-slice Computed Tomography (CT) Scanner, and a 1.5T Magnetic Resonance Imaging (MRI) unit, for a total licensed capacity of 85 acute care beds at Roper St. Francis Mount Pleasant and 316 acute care beds and 39 comprehensive rehabilitation beds at Roper Hospital.
Roper St. Francis Mount Pleasant
Mt. Pleasant, South Carolina
Project Cost: $123,235,586

Affecting Georgetown County

Addition of nine (9) comprehensive rehabilitation beds by transferring 4 general acute care beds from Waccamaw Community Hospital (WCH) to Georgetown Memorial Hospital (GMH) resulting in a total of thirty-three (33) comprehensive rehabilitation beds and seventy-eight (78) general acute care beds at WCH and ten (10) rehabilitation beds and 135 general acute care beds at GMH.
Waccamaw Community Hospital
Murrells Inlet, South Carolina
Project Cost: $25,000

Construction to establish an imaging center, with a Magnetic Resonance Imaging (MRI) unit (1.5T), a Computed Tomography Imaging unit (CT)-16 slice, relocate the breast biopsy service, relocate Mammography units, and relocate other imaging services.
Waccamaw Outpatient Imaging Center
Murrells Inlet, South Carolina
Project Cost: $11,087,161

Affecting Greenville County

Addition of a third comprehensive cardiac catheterization laboratory.
St. Francis Hospital, Inc.
Greenville, South Carolina
Project Cost: $3,832,785

Affecting Hampton County

Construction of a new replacement hospital to include the replacement of a four (4) Slice Computerized Tomography (CT) scanner with a thirty-two (32) slice Computerized Tomography (CT) scanner, replacement of a mobile Magnetic Resonance Imaging (MRI) unit operating one (1) day per week to a fixed 1.5T Magnetic Resonance Imaging (MRI) unit, and the reduction of the existing licensed general acute care bed capacity from sixty-eight (68) beds to thirty-two (32) beds.
Hampton Regional Medical Center
Varnville, South Carolina  
Project Cost: $25,272,846

Affecting Spartanburg County

Replacement of the existing 1.0T Magnetic Resonance Imaging (MRI) unit with a 1.5T MRI and relocation of the facility to 1330 Boiling Springs Road, Spartanburg, South Carolina.
Orthopaedic Associates, P.A.
Spartanburg, South Carolina
Project Cost: $1,396,891

Affecting York County

Purchase and installation of a sixty-four (64) Slice Computerized Tomography (CT) scanner.
Carolina Cardiology Associates, P.A.
Rock Hill, South Carolina
Project Cost: $2,017,860

In accordance with S.C. DHEC Regulation 61-15, the public and affected persons are hereby notified that the review cycle has begun for the following project(s) and a proposed decision will be made within 60 days beginning July 22, 2005. "Affected persons" have 30 days from the above date to submit comments or requests for a public hearing to Mr. Albert N. Whiteside, Director, Division of Planning and Certification of Need, 2600 Bull Street, Columbia, S.C. 29201. For further information call (803) 545-4200.

Affecting Charleston County

Establishment of an Ambulatory Surgery Facility (ASF) with three (3) licensed Endoscopy rooms restricted to gastrointestinal procedures only.
Elms Endoscopy Center, LLC
North Charleston, South Carolina
Project Cost: $1,815,462

Affecting Georgetown County

Addition of a mobile Positron Emission Tomography/Computerized Tomography (PET/CT) unit to provide service one (1) day per week on the campus of Georgetown Memorial Hospital.
Georgetown Memorial Hospital
Georgetown, South Carolina
Project Cost: $636,210

Affecting Lexington County

Construction for the addition of fifty-six (56) nursing home beds that do not participate in the Medicaid (Title XIX) Program for a total of 100 nursing home beds.
Agape Nursing and Rehabilitation Center
West Columbia, South Carolina
Project Cost: $3,500,000

Transfer of an existing Special Procedures Suite (a Philips Integris V) from the Radiology Department to the
Endovascular operating room in the Perioperative Department and the subsequent purchase of a new Philips Allura XPER FD20 to replace the vacated Special Procedures unit in the Radiology Department with all construction and purchase in conjunction with CONs SC-02-62 and SC-04-42.

Lexington Medical Center
West Columbia, South Carolina
Project Cost: $1,680,972

Affecting Spartanburg County

Construction of a forty-eight (48) bed general acute care hospital by transferring forty-eight (48) existing general acute care beds from Spartanburg Regional Medical Center resulting in four hundred eighty-four (484) general acute care beds and fifty-six (56) psychiatric beds remaining at Spartanburg Regional Medical Center.

Spartanburg Regional Healthcare System d/b/a The Village Health Centre
Greer, South Carolina
Project Cost: $51,892,079

Affecting York County

Renovations and replacement of the existing four (4) Slice Computerized Tomography (CT) scanner for a sixty-four (64) Slice Computerized Tomography (CT) scanner with the existing four (4) Slice Computerized Tomography (CT) scanner being placed into storage.

Piedmont Medical Center
Rock Hill, South Carolina
Project Cost: $1,957,980

DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL
Bureau of Land and Waste Management
Blackberry Valley Landfill Superfund Site, Greenville County

NOTICE OF INTENT TO SETTLE
OPPORTUNITY FOR PUBLIC COMMENT

PLEASE TAKE NOTICE that the South Carolina Department of Health and Environmental Control ("SCDHEC") intends to enter into a Cost Recovery Settlement Agreement with CNA Holdings, Inc. and its predecessors, successors, affiliates and assigns, including without limitation the former Celanese Fibers facility (collectively referred to as “CNA”). Prior to final execution by SCDHEC, the Cost Recovery Settlement Agreement is subject to a 30-day public comment period, consistent with the Comprehensive Environmental Response, Compensation, and Liability Act (“CERCLA”) Section 122, 42 U.S.C. Section 9622 and the South Carolina Hazardous Waste Management Act ("HWMA") S.C. Code Ann. Section 44-56-200 (2003).

The Cost Recovery Settlement Agreement relates to the alleged release, and threatened release, of hazardous substances, pollutants, or contaminants at the Blackberry Valley Landfill Site (the “Site”), located in Greenville County, South Carolina, on Groce Road, approximately 1.5 miles from the intersection of S-199 and S-132 and is approximately 4.5 miles northwest of the City of Greenville and approximately one mile east of Pickens County. The Cost Recovery Settlement Agreement provides for recovery of costs of response from the CNA in the amount of $5,682.00 for the Department’s past response actions at the Site. In consideration of the foregoing, the Cost Recovery Settlement Agreement provides for a release of the CNA from further liability related to the matters covered by the Cost Recovery Settlement Agreement and confers contribution protection upon the CNA pursuant to CERCLA Section 113, 42 U.S.C. Section 9613.
Notice of the proposed Cost Recovery Settlement Agreement has been provided to all identified potentially responsible parties.

Copies of the Cost Recovery Settlement Agreement may be obtained by providing a written Freedom of Information request to the South Carolina Department of Health and Environmental Control at:

Mr. Jody Hamm  
Freedom of Information Office  
South Carolina Department of Health and Environmental Control  
2600 Bull Street  
Columbia, SC 29201-1708

Any comments must be submitted in writing, postmarked no later than August 22, 2005, and addressed to:

Ms. Pat Vincent  
Bureau of Land & Waste Management  
South Carolina Department of Health and Environmental Control  
2600 Bull Street  
Columbia, SC 29201

UPON FINAL EXECUTION OF THE COST RECOVERY SETTLEMENT AGREEMENT, ANY AND ALL CLAIMS BY ANY AND ALL PERSONS AGAINST THE CNA SEEKING CONTRIBUTION FOR MATTERS ENCOMPASSED BY THE COST RECOVERY SETTLEMENT AGREEMENT SHALL BE FORECLOSED.

DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL  
Bureau of Land and Waste Management  
Blackberry Valley Landfill Superfund Site, Greenville County

NOTICE OF INTENT TO SETTLE  
OPPORTUNITY FOR PUBLIC COMMENT

PLEASE TAKE NOTICE that the South Carolina Department of Health and Environmental Control ("SCDHEC") intends to enter into a Cost Recovery Settlement Agreement with NPEC, Inc., a wholly-owned subsidiary of Eastman Kodak Company, which is a former owner of Hilton Davis Chemical Company (collectively referred to as "NPEC"). Prior to final execution by SCDHEC, the Cost Recovery Settlement Agreement is subject to a 30-day public comment period, consistent with the Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA") Section 122, 42 U.S.C. Section 9622 and the South Carolina Hazardous Waste Management Act ("HWMA") S.C. Code Ann. Section 44-56-200 (2003).

The Cost Recovery Settlement Agreement relates to the alleged release, and threatened release, of hazardous substances, pollutants, or contaminants at the Blackberry Valley Landfill Site (the “Site”), located in Greenville County, South Carolina, on Groce Road, approximately 1.5 miles from the intersection of S-199 and S-132 and is approximately 4.5 miles northwest of the City of Greenville and approximately one mile east of Pickens County. The Cost Recovery Settlement Agreement provides for recovery of costs of response from the NPEC in the amount of $3,872.00 for the Department’s past response actions at the Site. In consideration of the foregoing, the Cost Recovery Settlement Agreement provides for a release of the NPEC from further liability related to the matters covered by the Cost Recovery Settlement Agreement and confers contribution protection upon the NPEC pursuant to CERCLA Section 113, 42 U.S.C. Section 9613.
Notice of the proposed Cost Recovery Settlement Agreement has been provided to all identified potentially responsible parties.

Copies of the Cost Recovery Settlement Agreement may be obtained by providing a written Freedom of Information request to the South Carolina Department of Health and Environmental Control at:

Mr. Jody Hamm  
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Ms. Pat Vincent  
Bureau of Land & Waste Management  
South Carolina Department of Health and Environmental Control  
2600 Bull Street  
Columbia, SC 29201

UPON FINAL EXECUTION OF THE COST RECOVERY SETTLEMENT AGREEMENT, ANY AND ALL CLAIMS BY ANY AND ALL PERSONS AGAINST THE NPEC SEEKING CONTRIBUTION FOR MATTERS ENCOMPASSED BY THE COST RECOVERY SETTLEMENT AGREEMENT SHALL BE FORECLOSED.

PUBLIC NOTICE

State of South Carolina  
Department of Health and Environmental Control  
Bureau of Water  
2600 Bull Street  
Columbia, SC 29201

Public Notice No. DHEC-2005-019-C  
July 22, 2005

BACKGROUND INFORMATION

Nationwide permits (NWPs) are general permits issued by the U.S. Army Corps of Engineers (Corps) on a nationwide basis to authorize minor activities with little delay or paperwork for categories of activities when those activities are similar in nature and cause only minimal individual and cumulative environmental impacts. State Water Quality Certification pursuant to Section 401 of the Clean Water Act, or waiver thereof, is required prior to issuance or reissuance of the nationwide permits that may result in a discharge into waters of the United States. The South Carolina Department of Health and Environmental Control (SCDHEC) must take action on the nationwide permits in accordance with provision of Section 401 of the Clean Water Act and all of the nationwide permits must be reviewed for consistency with the Coastal Zone Management Program (CZC).

The SCDHEC is considering modifying the 401 and CZC conditions of the following nationwide permits:

3. Maintenance  
7. Outfall Structures and Maintenance
12. Utility Line Activities
13. Bank Stabilization
14. Linear Transportation Crossings
15. Minor Discharges
16. Minor Dredging
17. Approved Categorical Exclusions
18. Stream and Wetland Restoration Activities
19. Single-family Housing
20. Maintenance of Existing Flood Control Facilities
21. Completed Enforcement Actions
22. Temporary Construction, Access and Dewatering
23. Approved Categorical Exclusions
24. Stream and Wetland Restoration Activities
25. Single-family Housing
26. Maintenance of Existing Flood Control Facilities
27. Completed Enforcement Actions
28. Temporary Construction, Access and Dewatering
29. Boat Ramps
30. Cleanup of Hazardous and Toxic Waste
31. Residential, Commercial, and Institutional Development
32. Agricultural Activities
33. Reshaping Existing Drainage Ditches
34. Stormwater Management Facilities
35. All other NWPs will remain the same as certified on March 15, 2002. A copy of this certification and the conditions for each NWP are available at http://www.scdhec.net/water/html/401.html#nationwide.

A copy of the modified 401/CZC conditions under consideration is attached. A redline/overstrike version of the conditions is available at http://www.scdhec.gov/water/pubs/NWPredline.pdf.

Any comments concerning potential water quality impacts and/or coastal zone issues regarding the NWPs being considered for modification may be submitted in writing within thirty days from the date of this Notice. Comments will be received until 5:00 PM on August 22, 2005 and should be submitted to:

SCDHEC
Attn: B. Quinton Epps, Manager
Water Quality Certification, Standards and Wetlands Programs Section
2600 Bull Street
Columbia, SC, 29201

Upon consideration of all comments received, SCDHEC will issue a Notice of Proposed Decision (NOPD) to agencies having jurisdiction or interest in the action and persons providing comments in response to this notice. If you would like to receive a copy of the NOPD, you must respond to this notice. Aggrieved parties have rights to appeal the proposed decision.

South Carolina Department of Health and Environmental Control
Nationwide Permit 401 and CZC Specific Conditions
2005 Proposed Modifications

NWP 3-Maintenance
Conditions of the 401 Water Quality Certification:
1. This NWP does not apply to canals dug for boating access, or access to docks, marinas, boat ramps, or boat slips.
2. Any deviation from the original footprint, configuration or fill area that exceeds 0.10 acre of impact is not authorized and will not be processed under this NWP.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 7 - Outfall Structures and Maintenance

Conditions of the 401 Water Quality Certification:
1. Upon project completion, all disturbed riverbeds and wetlands must be restored to their original contours and conditions to the maximum degree practicable. Also, wetlands should be revegetated, if necessary.
2. The term "activities related to the construction of outfall structures" shall be interpreted to mean activities in the immediate vicinity of the outfall that are necessary for construction or operation of the outfall (e.g. pump equipment, rip-rap). It shall not include ancillary activities such as construction of access roads, installation of utility lines leading to or from the outfall or intake structures, construction of buildings, distant activities, etc. These activities must be reviewed separately.
3. This NWP must not be used in areas of known or suspected sediment contamination.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 12 - Utility Line Activities

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 500 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 500 linear feet.
2. Utility lines must cross perpendicular (to the extent practicable) to the aquatic site area.
3. If the project involves more than 10 aquatic site crossings (not including directionally bored crossings), the project will not be processed under this NWP.
4. Impacts to aquatic sites must be limited to a maximum temporary or permanent construction or maintenance easement width of 50 feet (this includes filling, excavation, and clearing).
5. The maximum amount of area allowed to be permanently filled (not including the area backfilled for pipe placement) must be 0.10-acre, including pump station and access road, if required.
6. Access to the project site must be attained from highland when practicable. When this is not practicable, access must be attained by floating barges or mats instead of barge canals or causeways.
7. All excavated material must be side cast away from stream and must not be stockpiled in the adjacent wetlands, but placed on barges or high ground, when possible. If the excavated material is temporarily placed in wetlands, it must be placed at intervals to allow for adequate circulation in the adjacent waters, including wetlands. All excess excavated materials that are hauled off site or placed on high land must be properly contained and permanently stabilized to prevent erosion.
8. The installation of power poles under this NWP is allowed.
9. All intake structures must be screened to prevent entrainment of juvenile and larval organisms and the inflow velocity must be limited to <0.5 ft/sec.
10. Upon completion of construction activities, all disturbed areas must be restored to their original contours and must be permanently stabilized with a vegetative cover (native species). This may include planting trees, shrubs, vines or ground cover.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification, plus the following condition, are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.
1. The use of multiple NWPs on one tract or land parcel is not approved in the coastal zone without SCDHEC-OCRM concurrence. If allowed, the applicant must provide a Wetland Master Plan consistent with the policies and procedures of Chapter III Policy Section XII E. of the S.C. Coastal Zone Management Program. The plan must include an identification of all wetland impacts/activities, drainage patterns, conceptual development, and a mitigation plan.

NWP 13 - Bank Stabilization

Conditions of the 401 Water Quality Certification:
(none)

Regional Conditions of the Coastal Zone Consistency Certification:
(none)

NWP 14- Linear Transportation Projects

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 300 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 300 linear feet.
2. Impacts authorized under this NWP must be limited to minor road crossings only.
3. Linear transportation projects must cross perpendicular (to the extent practicable) to the aquatic site area. Impacts authorized under this NWP must be limited to two crossings per single and complete project (as defined in the General Conditions) and must be in non-tidal wetlands only.
4. Impacts authorized under this NWP may not exceed 0.25 acre of special aquatic sites, including wetlands, or 300 linear feet of stream.
5. All crossings must be culverted, bridged or otherwise designed to prevent the restriction of, and to withstand, expected high flows and tidal flows, to maintain flows through the floodplain during flow events exceeding bankfull, and to prevent the restriction of low flows and the movement of aquatic organisms. All culverts must be adequately sized, designed, installed and maintained to prevent erosion and to provide adequate passage for aquatic life and anadromous fishes occurring naturally in the vicinity of the culvert.
6. For all new private roads or widening projects of existing private roads, the top width will be limited to a maximum of 16'.
7. Access to the project site must be attained from high ground, from the portion of the bridge already completed (“end on end” construction) or from floating barges or mats (instead of canals or causeways).
8. Projects accessing large tracts under single ownership must include a description of all the related project impacts that may result from the road construction and submit a master plan. The plan must include an identification of all water resource impacts/activities, drainage patterns, conceptual development plans, and a compensation plan.
Regional Conditions of the Coastal Zone Consistency Certification:

Provided all the conditions of the 401 Water Quality Certification, plus the following conditions, are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

1. Activities in the critical areas (as defined in 48-39-10, R 30.1(D) and R 30.10) require a direct permit from SCDHEC-OCRM. OCRM’s action on direct critical area permits will serve as its consistency determination for the critical area activity.
2. The use of multiple NWPs on one tract or land parcel is not approved in the coastal zone without SCDHEC-OCRM concurrence. If allowed, the applicant must provide a Wetland Master Plan consistent with the policies and procedures of Chapter III Policy Section XII E. of the S.C. Coastal one Management Program. The plan must include an identification of all wetland impacts/activities, drainage patterns, conceptual development, and a mitigation plan.

NWP 18 - Minor Discharges

Conditions of the 401 Water Quality Certification: (none)

Regional Conditions of the Coastal Zone Consistency Certification: (none)

NWP 19 - Minor Dredging

Conditions of the 401 Water Quality Certification: (none)

Regional Conditions of the Coastal Zone Consistency Certification: (none)

NWP 23 - Approved Categorical Exclusions

Conditions of the 401 Water Quality Certification:

1. This nationwide permit is not applicable for impacts in special aquatic sites, including wetlands.

NWP 27 - Stream and Wetland Restoration Activities

Conditions of the 401 Water Quality Certification:

1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the project impacts greater than 0.10-acre or 50 linear feet a restoration plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 50 linear feet.
2. Reimpoundment of previously impounded aquatic sites is not authorized by this nationwide permit.
3. A complete restoration plan indicating the size and location of the areas to be restored, construction activities involved in the restoration program, planting and monitoring plans and description of actions expected to occur from the restoration must be included.
4. When the NWP application includes a mitigation bank proposal, issuance of the NWP will be contingent upon the final approval of a Mitigation Banking Instrument by the Mitigation Banking Review Team and the final signatures of the appropriate agency personnel.
Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 29 - Single Family Housing

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts than 0.10-acre or 50 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 50 linear feet.
2. The nationwide permit is not applicable to open water areas.
3. The impounding of water and creating of lakes or ponds is not authorized by this nationwide permit.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification, plus the following conditions, are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.
1. The use of this nationwide permit is limited to adjacent wetlands less than one acre in total size.
2. The use of multiple NWPs on one tract or land parcel is not approved in the coastal zone without SCDHEC-OCRM concurrence. If allowed, the applicant must provide a Wetland Master Plan consistent with the policies and procedures of Chapter III Policy Section XII E. of the S.C. Coastal Zone Management Program. The plan must include an identification of all wetland impacts/activities, drainage patterns, conceptual development, and a mitigation plan.

NWP 31 - Maintenance of Existing Flood Control Facilities

Conditions of the 401 Water Quality Certification:
(none)

Regional Condition for the Coastal Zone Consistency Certification:
(none)

NWP 32 - Completed Enforcement Actions

Regional Condition for the Coastal Zone Consistency Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts than 0.10-acre or 300 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 300 linear feet.
Regional Condition for the Coastal Zone Consistency Certification:
Provided the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 33 - Temporary Construction, Access and Dewatering

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 300 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 300 linear feet.
2. A maximum of 0.50 acre of special aquatic sites, including wetlands, or 100 linear feet of stream may be impacted by this NWP.
3. The structures, etc. must be in place no longer than one year.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 36 - Boat Ramps

Conditions of the 401 Water Quality Certification:
1. The width of the boat ramp must be limited to 12 feet, unless otherwise approved by SCDHEC.
2. Only one boat ramp may be constructed on a single piece of property and must be limited to single family or non-commercial, non-profit, recreational use.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 38 - Cleanup of Hazardous and Toxic Waste

Conditions of the 401 Water Quality Certification:
(none)

Regional Conditions of the Coastal Zone Consistency Certification:
(none)

NWP 39 - Residential, Commercial, and Institutional Developments

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 50 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 50 linear feet.
2. Projects accessing large tracts under single ownership must include a description of all the related project impacts that may result form the road construction and submit a master plan. The plan must
include an identification of all water resource impacts/activities, drainage patterns, conceptual development plans, and a compensation plan, if required in the above conditions.

3. Stream channelization or use of the permit in perennial streams is not authorized.

4. Sedimentation/sediment ponds in special aquatic sites, including wetlands, are not allowed under this NWP.

5. SCDHEC considers a "single and complete project" to mean the overall project proposed or accomplished by a single owner/developer and it includes all land within the project boundary under single ownership/control. It is not interpreted to mean only the land area directly impacted by each NWP request. Impacts to Geographic Areas of Particular Concern (GAPC) sites or adjacent waterbodies or wetlands resulting from an activity will be considered during the review of these actions.

Regional Conditions of the Coastal Zone Consistency Certification:
Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 40 - Agricultural Activities

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 300 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 300 linear feet.

2. Excavated material may not be side cast in aquatic sites, including wetlands.

3. Only resloping of the sides of existing ditches is authorized by the NWP. Deepening or increasing the capacity of the ditch is not allowed.

Regional Conditions of the Coastal Zone Consistency Certification:

Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 41 - Reshaping Existing Drainage Ditches

Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 300 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 300 linear feet.

2. Excavated material may not be side cast in aquatic sites, including wetlands.

3. Only resloping of the sides of existing ditches is authorized by the NWP. Deepening or increasing the capacity of the ditch is not allowed.

Regional Conditions of the Coastal Zone Consistency Certification:

Provided all the conditions of the 401 Water Quality Certification are included as Regional Conditions, the nationwide permit will be consistent with the S.C. Coastal Zone Management Program.

NWP 43 - Stormwater Management Facilities
Conditions of the 401 Water Quality Certification:
1. The Corps will provide SCDHEC notification by copy furnishing the Preconstruction Notification (PCN), the application package information and the Corps permit tracking number. This will include all the information provided to the Corps in accordance with the Corps General Condition #13, if the discharge of dredged or fill material impacts greater than 0.10-acre or 50 linear feet. A compensation plan must be submitted and approved by the Department for projects with impacts exceeding 0.10-acre or 50 linear feet.
2. Activities authorized by this certification are limited to maintenance of existing facilities, such as stormwater ponds, detention and retention basins, water control structures, outfall structures, emergency spillways, and existing ponds that are proposed for use as quantity or volume control. This NWP cannot be used for existing ponds that are proposed to be converted into stormwater treatment facilities.
3. Impacts for the repair, maintenance, or conversion of existing ponds for use as quantity or volume control can be permitted under this NWP.

Nationwide Permit 401 and CZC General Conditions
Proposed Modifications

General Conditions: These conditions apply to all of the nationwide permits (NWPs) unless otherwise noted. A project proposed for authorization under a nationwide permit should not be considered unless it meets all of the following general conditions plus any special conditions listed for each NWP.

1. SCDHEC considers a "single and complete project" to mean the overall project proposed or accomplished by a single owner/developer and it includes all land within the project boundary under single ownership. It is not interpreted to mean only the land area directly impacted by each NWP request. Impacts to Geographical Areas of Particular Concern (GAPC) sites or adjacent waterbodies or wetlands resulting from an activity will be considered during the review of these actions.

2. “After the fact applications” for NWPs will not be accepted by DHEC unless the entire project meets all DHEC conditions for the NWP.

3. The nationwide permits are not applicable to Outstanding Resource Waters, Trout Waters (as defined in R. 61-68) or aquatic sites located adjacent to those areas. The nationwide permits are also not applicable to springheads.

4. The nationwide permits are not applicable to areas identified by SCDHEC as having impaired uses (as defined by Section 303(d) of the Clean Water Act).

5. The applicant must implement best management practices during construction to minimize erosion and migration of sediments off site. These practices may include use of mulches, hay bales, silt fences, or other devices capable of preventing erosion and migration of sediments. These devices must be maintained in a functioning capacity until the area is permanently stabilized upon project completion. All disturbed land surfaces must be stabilized upon project completion. Silt fences must be placed at the toe of all fill material in and adjacent to wetlands and adequately reinforced and installed to prevent failure.

6. Upon project completion, all disturbed riverbeds, stream/creekbeds and/or wetlands must be restored to their original contours and conditions to the maximum degree practicable. All disturbed upland areas must be permanently stabilized with a vegetative cover (native species). This may include sprigging, trees, shrubs, vines or ground cover. Also, wetlands should be revegetated, if necessary.

7. Only clean earthen material free of all potential sources of pollution must be used as fill and all filled areas must be stabilized with a vegetative cover after construction to minimize erosion.
8. All necessary measures must be taken to prevent oil, tar, trash, debris and other pollutants from entering the adjacent waters or wetlands.

9. All excess excavated materials must be placed on high land and properly contained and permanently stabilized to prevent erosion (see # 5 above).

10. Excavated material must not be stockpiled in the adjacent wetlands, but placed on barges or on high ground, when possible. If the excavated material is temporarily placed in wetlands, it must be placed at intervals to allow for adequate circulation of water in the adjacent waters, including wetlands.

11. The applicant must comply with any approved County Erosion and Sediment Control and/or Stormwater Ordinances.

12. Any equipment used within the wetland must be equipped with high floatation tires to minimize rutting and compaction, or should be operated from floating barges.

13. Once project construction is initiated, it must be carried to completion in an expeditious manner in order to minimize the period of disturbance to the environment.

14. All nationwide permit applications must be accompanied by a U.S. Army Corps of Engineers surveyed wetland delineation identifying all wetlands (jurisdictional and nonjurisdictional), depressional areas, or other special aquatic sites within the project area.

15. For projects requiring fill in wetlands, the applicant must demonstrate that impacts to wetlands have been avoided; unavoidable impacts to wetland areas have been minimized, and provide suitable compensation for any unavoidable wetland impacts. This sequencing should be presented in all permit applications. Additional sequencing regarding appropriate compensation (onsite, within watershed, outside watershed, etc.) must also be demonstrated. Where compensatory mitigation is required, on-site mitigation, in accordance with the provisions of the S. C. Coastal Zone Management Program in the Coastal Zone, must be pursued if at all possible. Compensatory mitigation must be determined using the USACOE Standard Operating Procedure (SOP), where required by the U.S. Army Corps of Engineers or in a Specific Condition of the 401 or CZC Certification. Mitigation plans must be included in the application submitted to the Corps of Engineers by the applicant and in the package copy furnished to SCDHEC by the Corps. Proof of purchase of mitigation credits or execution of the deed restriction, restrictive covenant, or conservation easement document, if part of the submitted mitigation plan, must be submitted to both the Corps of Engineers and SCDHEC prior to work beginning under the permit issued by the Corps of Engineers. Although the permit may be issued pending resolution of a mitigation plan, the work authorized by that permit may not commence until the mitigation plan is approved and finalized.

16. The applicant must notify the South Carolina Institute of Archaeology and Anthropology in accordance with South Carolina Underwater Antiquities Act of 1991 (Article 5, Chapter 7, Title 54 Code of Laws of South Carolina, 1976) in the event archaeological or paleontological remains are found during the course of work. Archaeological remains consist of any materials made or altered by man which remain from past historic or prehistoric times (i.e., older than 50 years). Examples include old pottery fragments, metal, wood, arrowheads, stone implements or tools, human burials, historic docks, structures, or nonrecent (i.e., older than 100 years) vessel ruins. Paleontological remains consist of old animal remains, original or fossilized, such as teeth, tusks, bone, or entire skeletons.

17. The applicant must notify the South Carolina Department of Archives and History (Historic Preservation Division, Post Office Box 11669, Columbia, South Carolina 29211) if any archaeological materials are unearthed prior to or during construction. Archaeological materials consists of any items, fifty years or older, which were made or used by man. These items include, but are not limited to stone projectile points.
(arrowheads), ceramic sherds, bricks, worked wood, bone and stone, metal and glass objects, and human skeleton remains. These materials may be present on the ground surface and/or under the surface of the ground.

18. Use of multiple NWPs on one tract or land parcel must be in accordance with 33 CFR Appendix C - General Condition #15. In those instances where a Preconstruction Notification (PCN) is required to be submitted to the Corps (use of NWP 12 - 40 in combination with another NWP 12 - 40), written or email concurrence must be obtained from DHEC prior to issuance of the multiple NWPs by the Corps.

19. Activities in the Critical Areas (as defined in 48-39-10, R 30.1(D) and R 30.10) require a direct permit from SCDHEC-OCRM. OCRM’s action on direct critical area permits will serve as the consistency determination for the critical area activity.

DEPARTMENT OF LABOR, LICENSING AND REGULATION
BUILDING CODES COUNCIL

NOTICE OF GENERAL PUBLIC INTEREST

Notice is hereby given that, in accordance with Section 6-9-40 of the 1976 Code of Laws of South Carolina, as amended, the South Carolina Building Codes Council intends to update the National Electrical Code, 2002 Edition to the National Electrical Code, 2005 Edition.

The Council specifically requests comments concerning sections of this edition, which may be unsuitable for enforcement in South Carolina. Written comments may be submitted to Gary F. Wiggins, Board Administrator, at 110 Centerview Drive, 1st Floor, Columbia, SC, 29211-1329, (803) 896-4620, on or before October 20, 2005.

The South Carolina Building Codes Council will accept comments for 180 days and, if appropriate, convene a study committee pursuant to Section 6-9-40 for the consideration of the comments regarding the 2005 Edition of the National Electrical Code.

DEPARTMENT OF LABOR, LICENSING AND REGULATION
OFFICE OF STATE FIRE MARSHAL

NOTICE OF GENERAL PUBLIC INTEREST

Notice is hereby given that, in accordance with Section 1-34-30 of the 1976 Code of Laws of South Carolina, as amended, the Department of Labor, Licensing and Regulation, Office of State Fire Marshal hereby adopts the latest edition of the following nationally recognized code.


2. The original promulgating authority for this code is:
   International Code Council
   900 Montclair Road
   Birmingham, Alabama 35213-1206

3. This code is referenced by:
   South Carolina Code of Laws Section 23-9-60
   South Carolina Rules and Regulations 71-8300.9(A)
The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.

DEPARTMENT OF LABOR, LICENSING AND REGULATION
OFFICE OF STATE FIRE MARSHAL

NOTICE OF GENERAL PUBLIC INTEREST

Notice is hereby given that, in accordance with Section 1-34-30 of the 1976 Code of Laws of South Carolina, as amended, the Department of Labor, Licensing and Regulation, Office of State Fire Marshal hereby adopts the latest edition of the following nationally recognized code.


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   International Code Council
   900 Montclair Road
   Birmingham, Alabama 35213-1206

3. This code is referenced by:
   South Carolina Code of Laws Section 23-9-60
   South Carolina Rules and Regulations 71-8301-3(A)

The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.

DEPARTMENT OF LABOR, LICENSING AND REGULATION
OFFICE OF STATE FIRE MARSHAL

NOTICE OF GENERAL PUBLIC INTEREST

Notice is hereby given that, in accordance with Section 1-34-30 of the 1976 Code of Laws of South Carolina, as amended, the Department of Labor, Licensing and Regulation, Office of State Fire Marshal hereby adopts the latest edition of the following nationally recognized code.


2. The original promulgating authority for this code is:
   National Fire Protection Association
   1 Batterymarch Park
   Quincy, Massachusetts 02269

3. This code is referenced by:
   South Carolina Rules and Regulations 71-8300.11(C)(4)

The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.
NOTICE OF GENERAL PUBLIC INTEREST

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   National Fire Protection Association
   1 Batterymarch Park
   Quincy, Massachusetts 02269

3. The code is referenced by:
   South Carolina Rules and Regulation Section 71-8307.3(A)(9)

The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.

NOTICE OF GENERAL PUBLIC INTEREST

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2. The original promulgating authority for this code is:
   National Fire Protection Association
   1 Batterymarch Park
   Quincy, Massachusetts 02269

3. This code is referenced by:
   South Carolina Rules and Regulations, Section 71-8307.3(A)(9)

The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.
DEPARTMENT OF LABOR, LICENSING AND REGULATION
OFFICE OF STATE FIRE MARSHAL

NOTICE OF GENERAL PUBLIC INTEREST

Notice is hereby given that, in accordance with Section 1-34-30 of the 1976 Code of Laws of South Carolina, as amended, the Department of Labor, Licensing and Regulation, Office of State Fire Marshal hereby adopts the latest edition of the following nationally recognized code.


2. The original promulgating authority for this code is:
   National Fire Protection Association
   1 Batterymarch Park
   Quincy, Massachusetts 02269

3. This code is referenced by:
   South Carolina Code of Laws, Section 23-45-140

The Office of State Fire Marshal specifically requested comments concerning sections of these editions that may be unsuitable for enforcement in South Carolina and received none. Therefore, the Office of State Fire Marshal hereby promulgates this latest edition without amendment.
DEPARTMENT OF CONSUMER AFFAIRS
CHAPTER 28
Statutory Authority: 1976 Code Sections 37-7-101 et seq.
Particularly 37-7-121 and 37-7-112

Notice of Drafting:

The South Carolina Department of Consumer Affairs proposes a new regulation that address consumer credit counseling. Interested persons should submit their views in writing to Danny Collins, South Carolina Department of Consumer Affairs, P.O. Box 5757, Columbia, South Carolina 29250-5757 by September 1, 2005.

Synopsis:

The General Assembly passed legislation in 2005 requiring the licensing of companies and their counselors offering consumer credit counseling. These companies and their counselors offer credit counseling and education and debt management plans to consumers who may be in financial difficulty. The proposed regulation will address the administration of the licensing process, including setting the fees that may be charged to consumers.

Legislative review of this proposal will be required.

DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL
CHAPTER 61
Statutory Authority: S.C. Code Section 48-1-10 et seq.

Notice of Drafting:

The Department is proposing to amend R.61-62, Air Pollution Control Regulations and Standards and the State Implementation Plan (SIP). Interested persons are invited to present their views in writing to L. Nelson Roberts, Jr., Regulatory Development Section, Bureau of Air Quality, 2600 Bull Street, Columbia, SC 29201. To be considered, comments must be received by August 22, 2005, the close of the drafting comment period.

Synopsis:

On March 10, 2005, and March 15, 2005, the United States Environmental Protection Agency (EPA) finalized two rules known as the “Rule to Reduce Interstate Transport of Fine Particulate Matter and Ozone (Clean Air Interstate Rule),” (also referred to as CAIR) and the “Standards of Performance for New and Existing Stationary Sources: Electric Utility Steam Generating Units,” (also referred to as CAMR), respectively.

CAIR was published in the Federal Register on May 12, 2005 [70 FR 25162]. This rule affects 28 states and the District of Columbia. In CAIR, the EPA found that South Carolina is one of the 28 states that contributes significantly to nonattainment of the National Ambient Air Quality Standards (NAAQS) for fine particles (PM$_{2.5}$) and/or 8-hour ozone in downwind States. The EPA is requiring these states to revise their SIPs to reduce emissions of sulfur dioxide (SO$_2$) and/or nitrogen oxides (NOx). Sulfur dioxide is a precursor to PM$_{2.5}$ formation, and NOx is a precursor to both PM$_{2.5}$ and ozone formation. The EPA has determined that electric generating units (EGUs) in South Carolina contribute to nonattainment of PM$_{2.5}$ and 8-hour ozone in downwind states.

CAMR was published in the Federal Register on May 18, 2005 [70 FR 28606]. This rule establishes standards of performance for mercury (Hg) for new and existing coal-fired electric utility steam generating units, as defined in Clean Air Act (CAA) section 111(d). This amendment to the CAA establishes a mechanism by
which Hg emissions from new and existing coal-fired Utility Units are capped at specified, nation-wide levels. States must adopt standards of performance for Hg emissions reductions by submitting an implementation plan, referred to as an “111(d) Plan” which requires a State rulemaking action followed by submittal to the EPA for review and approval.

EPA coordinated the concurrent release of CAMR with CAIR because a “co-benefit” of implementing the mechanisms for controlling SO₂ and NOx emissions as required by CAIR is the reduction of Hg emissions. Coordinating the development of CAMR with the CAIR rule allows states to take advantage of the Hg emissions reductions that can be achieved by the air pollution controls designed and installed to reduce SO₂ and NOx.

The EPA has established a schedule for states to submit their SIP and 111(d) Plan. South Carolina must submit its SIP under CAIR to EPA by September 11, 2006, and the 111(d) Plan under CAMR to EPA by November 17, 2006.

The Department proposes to amend Regulations 61-62, Air Pollution Control Regulations and Standards and the SIP to address the requirements of CAIR and CAMR.

The proposed amendments will require legislative review.

DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL
CHAPTERS 19, 30, 61, 72, 121
Statutory Authority: S.C Code Ann. § 1-23-600, §1-23-610.

Notice of Drafting:

The Department of Health and Environmental Control proposes to amend a number of its regulations to reflect procedural changes in the Administrative Procedures Act and the Rules of Procedure for the Administrative Law Court. Interested persons may submit comments to Carlisle Roberts, Jr., Office of General Counsel, S.C. Department of Health and Environmental Control, 2600 Bull Street, Columbia, S.C. 29201. To be considered, comments must be received no later than 5:00 p.m. on August 22, 2005, the close of the drafting comment period.

Synopsis:

Act 202 of 2004 amended S.C. Code Ann. Section 1-23-600(C) (Supp. 2004) so as to provide, “All requests for a hearing before the Administrative Law Court must be filed in accordance with the court’s rules of procedure….” Rule 11 of the Rules of Procedure for the Administrative Law Court (ALC Rules), effective May 1, 2005, provides that a request for a contested case hearing must be filed with the clerk of the ALC within 30 days after actual or constructive notice of the agency decision, unless another time is provided by statute. The previous practice provided in DHEC regulations was to file appeals with the clerk of the DHEC Board within 15 days of actual or constructive notice of the decision.

Numerous DHEC regulations contain administrative appeal provisions that reflect the former process, which is now superceded by the ALC Rules. DHEC proposes to amend all of its regulations that contain outdated appeal provisions in a single amendment process. The amendments will update appeal procedures in DHEC regulations and conform them to current procedures in accordance with the Administrative Procedures Act and the Rules of Procedure for the Administrative Law Court.
Regulations to be amended include the following:

19-450 Permits for Construction in Navigable Waters

30-1 Statement of Policy
30-4 Decisions on a Permit
30-6 Contested Case Process for Permitting
30-8 Enforcement
30-14 Administrative Procedures

61-4 Controlled Substances
61-9 Water Pollution Control Permits
61-15 Certification of Need for Health Facilities and Services
61-24 Standards for Licensing Midwives
61-25 Retail Food Establishments
61-30 Environmental Protection Fees
61-31 Health Care Cooperative Agreements
61-32 Soft Drink and Water Bottling Plants
61-33 Drycleaning Facility Restoration
61-34 Milk and Milk Products
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Notice of Drafting:

The Department of Health and Environmental Control proposes to revise Regulation 61-7, *Emergency Medical Services*. Interested persons may submit written comments to Alonzo W. Smith, Director, Division of Emergency Medical Services, S.C. Department of Health and Environmental Control, 2600 Bull Street, Columbia, S.C. 29201. To be considered, all comments must be received no later than 5:00 p.m., August 22, 2005, the close of the drafting period.

Synopsis:

The Department proposes to revise the regulation and may include, but not be limited to: update and expand definitions; add enforcement action procedures to include classification of violations and guidelines for monetary penalties; update licensing procedures and requirements; update standards for ambulance services; update equipment lists for both ground and air ambulances; update sections related to training and certification of EMTs; and add a section for patient records.

Legislative review will be required.

Notice of Drafting:

The Department of Health and Environmental Control proposes to repeal Regulation 121-1, *Capacity Use Declaration, Waccamaw Area*, and Regulation 121-2, *Capacity Use Declaration, Low Country Area*, and replace them with one regulation that addresses these regulations and other groundwater withdrawals in all designated Capacity Use Areas. Interested persons may submit comments to Mr. Paul L. Bristol, Bureau of Water, Water Monitoring, Assessment, and Protection Division, Groundwater Management Section, S.C. Department of Health and Environmental Control, 2600 Bull Street, Columbia, S.C. 29201. To be considered,
comments must be received no later than 5:00 p.m. on August 22, 2005, the close of the drafting comment period.

Synopsis:

This proposed promulgation will repeal Regulations 121-1 and 121-2 and replace them with one regulation that addresses these regulations and other groundwater withdrawals in all designated Capacity Use Areas.

The proposed regulation will establish procedures necessary for obtaining a permit to withdraw, obtain, or utilize groundwater within designated Capacity Use Areas to include, but not limited to, submission of information concerning the amount of groundwater withdrawal, its intended use, aquifer or aquifers utilized, well construction information, conservation and management programs, and other information necessary to aid in evaluating the effect of existing or proposed groundwater withdrawal or use on the water resources of the area. The current designated Capacity Use Areas are the Low Country (Beaufort, Colleton, Jasper counties), Trident (Berkeley, Charleston, Dorchester counties), Waccamaw (Georgetown, Horry counties), and Pee Dee (Darlington, Dillon, Florence, Marion, Marlboro, Williamsburg counties). The regulations will also provide measures to abate and/or control salt-water encroachment, and for measures to prevent or to mitigate unreasonable adverse effects on water users or water uses within designated Capacity Use Areas.

Legislative review of this proposal will be required.

DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL
CHAPTER 61

Notice of Drafting:

The Department of Health and Environmental Control proposes to repeal R.61-85, Prevention and Control of Lead Poisoning in Children. Interested persons may submit comments to Mr. H. Michael Longshore, Bureau of Environmental Health, S.C. Department of Health and Environmental Control, 2600 Bull Street, Columbia, S.C. 29201. To be considered, comments must be received no later than 5:00 p.m. on August 30, 2005, the close of the drafting comment period.

Synopsis:

This regulation was promulgated and implemented in 1981. The regulation reflects protocols and procedures that have significantly changed since its inception, and is now inconsistent with protocols and procedures prescribed by the Centers for Disease Control and Prevention regarding childhood lead poisoning. Furthermore, the 2005 revision of the South Carolina Childhood Lead Poisoning Prevention and Control Act, South Carolina Code of Laws, Section 44-53-1310 et al, has rendered R.61-85 obsolete; the public health concerns that R.61-85 was intended to address are now addressed through the revised statute. Since this regulation is no longer needed, and in the interest of good government and efficiency, the Department proposes repeal of R.61-85.

Legislative review of this proposal is required.
DEPARTMENT OF HEALTH AND ENVIRONMENTAL CONTROL  
CHAPTER 61  
Statutory Authority: 1976 Code Section 44-1-140 et seq.

Notice of Drafting:

The Department of Health and Environmental Control proposes to amend R.61-47, Shellfish. Interested persons may submit comments to Mr. David Baize, Bureau of Water, Water Monitoring, Protection, and Assessment Division, S.C. Department of Health and Environmental Control, 2600 Bull Street, Columbia, S.C. 29201. To be considered, comments must be received no later than 5:00 p.m. on August 22, 2005, the close of the drafting comment period.

Synopsis:

The purpose and scope of R.61-47, Shellfish, outlines requirements for all producers, processors, and transporters of shellfish and is intended to protect the health of consumers of shellfish. For South Carolina shellfish to be accepted in interstate commerce, the regulation must meet minimum requirements of the National Shellfish Sanitation Program (NSSP). The Department is considering revisions that will address changes that have occurred within other Department regulations, as well as changes that have been implemented by the NSSP. These revisions include, but are not limited to, the following subjects:

- Shellfish growing area survey and classification standard references that more accurately reflect NSSP minimum requirements
- Shellfish shipper facility operating requirements that will assure compliance with the NSSP
- Harvesting, handling, and transportation requirements that are consistent with the NSSP
- Definitions that correct existing inconsistencies among current Department regulations and/or assure State compliance with the NSSP
- Certification and permitting procedures that more accurately delineate Department jurisdiction and authority
- Compliance and inspection procedures that allow for embargo of shellfish products

Legislative review will be required.

DEPARTMENT OF LABOR, LICENSING AND REGULATION  
BOARD OF PHYSICAL THERAPY EXAMINERS  
CHAPTER 101  
Statutory Authority: 1976 Code Section 40-45-60(A)

Notice of Drafting:

The Board of Physical Therapy Examiners is considering proposing amendments to Regulations Chapter 101 to interpret and clarify the application of South Carolina Code Section 40-45-110(A)(1) to particular practice situations. Written comments can be submitted to Veronica Reynolds, Board Administrator, at 110 Centerview Drive, 3rd Floor, Columbia, South Carolina, 29211-1329.
Synopsis:

The purpose of the regulation is to eliminate confusion concerning the application of the South Carolina Code Section 40-45-110(A)(1) to particular practice situations and to avoid unnecessary disruption of patient services by allowing licensees currently practicing in non-conforming situations to continue the practice for a reasonable time and under reasonable conditions.

SOUTH CAROLINA DEPARTMENT OF REVENUE
Chapter 7
Statutory Authority: 1976 Code Sections 12-4-320 and 61-2-60

Notice of Drafting:

The South Carolina Department of Revenue is considering amending SC Regulation 7-200.2 to no longer require the holder of a beer, wine or liquor permit or license to maintain the records of purchases of beer, wine or liquor at the location to which these beverages were delivered. This change would require that such records be maintained within South Carolina and be available for inspection by an authorized representative of the Department of Revenue or the State Law Enforcement Division upon ten days notice. This change will allow a person with multiple locations to consolidate the purchase records in one location within the State instead of having to maintain the purchase records for each location at that location as required now.

Interested persons may submit written comments to Meredith F. Cleland, South Carolina Department of Revenue, Legislative Services, P.O. Box 125, Columbia, SC 29214. To be considered, comments must be received no later than 5:00 p.m. on August 25, 2005.

Synopsis:

The South Carolina Department of Revenue is considering amending SC Regulation 7-200.2 to no longer require the holder of a beer, wine or liquor permit or license to maintain the records of purchases of beer, wine or liquor at the location to which these beverages were delivered. This change would require that such records be maintained within South Carolina and be available for inspection by an authorized representative of the Department of Revenue or the State Law Enforcement Division upon ten days notice. This change will allow a person with multiple locations to consolidate the purchase records in one location within the State instead of having to maintain the purchase records for each location at that location as required now.

DEPARTMENT OF SOCIAL SERVICES
CHAPTER 114
Statutory Authority: 1976 Code Sections 43-1-80 & 20-7-2980 et seq.

Notice of Drafting:

The Department of Social Services (department) proposes to draft a new regulation that addresses the department’s authority to assess monetary penalties. Interested persons are invited to present their views in writing to: Rose Mary McGregor, Office of General Counsel, SC Department of Social Services, P. O. Box 1520, Columbia, SC 29202. To be considered, comments must be received no later than 5:00 p.m. on August 31, 2005, the close of the drafting comment period.
Synopsis:

The 2005 – 2006 Appropriations Act (Act No. 115, Part IB., proviso 13.27) authorizes the Department of Social Services to assess monetary penalties against a person, facility, or other entity for violation of statutes or regulations pertaining to programs that the department regulates. The Department of Social Services shall promulgate regulations for each program in which penalties may be imposed. These regulations will address monetary penalties in regulated child care settings.

The proposed regulations will require legislative review.
Preamble:

The South Carolina Department of Revenue is considering amending SC Regulation 117-328 concerning the sales and use tax and radio and television stations to delete the last paragraph of the regulation. This paragraph concerns outdated “wired music.” Such music is now transmitted via satellite and the charges for such transmissions, in the opinion of the Department, are subject to the tax under Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3) which impose the sales tax and use tax on charges for the ways or means for the transmission of the voice or messages. In addition, the last sentence of the paragraph concerning the proceeds from wired music is in conflict with the provisions of Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3).

Discussion

The South Carolina Department of Revenue is considering amending SC Regulation 117-328 concerning the sales and use tax and radio and television stations to delete the last paragraph of the regulation. This paragraph concerns outdated “wired music.” Such music is now transmitted via satellite and the charges for such transmissions, in the opinion of the Department, are subject to the tax under Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3) which impose the sales tax and use tax on charges for the ways or means for the transmission of the voice or messages. In addition, the last sentence of the paragraph concerning the proceeds from wired music is in conflict with the provisions of Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3).

Text:

The full text of this regulation is available on the South Carolina General Assembly Home Page: http://www.scstatehouse.net/regnsrch.htm. Full text may also be obtained from the promulgating agency.

Notice of Public Hearing:

The S.C. Department of Revenue has scheduled a public hearing before the Administrative Law Court in the Edgar Brown Building (Suite 224) on the Capitol Complex (1205 Pendleton Street) in Columbia, South Carolina for Wednesday, September 21, 2005 at 10:00 am if the requests for a hearing meet the requirements of Code Section 1-23-110(A)(3). The public hearing, if held, will address a proposal by the Department to amend SC Regulation 117-328 concerning the sales and use tax and radio and television stations to delete the last paragraph of the regulation concerning “wired music.” This paragraph of the regulation is not needed since it concerns outdated “wired music.” Such music is now transmitted via satellite and the charges for such transmissions, in the opinion of the Department, are subject to the tax under Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3) which impose the sales tax and use tax on charges for the ways or means for the transmission of the voice or messages. In addition, the last sentence of the paragraph concerning the proceeds from wired music is in conflict with the provisions of Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3).

The department will be asking the Administrative Law Court, in accordance with S.C. Code Ann. ’ 1-23-111 (2005), to issue a report that the proposal to amend the regulation is needed and reasonable.
Comments:

All comments concerning this proposal should be mailed to the following address by August 23, 2005:

S.C. Department of Revenue
Legislative Services - Mr. Meredith Cleland
P.O. Box 125
Columbia, South Carolina 29214

Preliminary Fiscal Impact Statement:

There will be no impact on state or local political subdivisions expenditures in complying with this proposed legislation.

Summary of the Preliminary Assessment Report:

A preliminary assessment report is not required for this proposal.

Preliminary Assessment Report:

A preliminary assessment report is not required for this proposal.

Statement of Rationale:

The purpose of this proposal is to amend SC Regulation 117-328 concerning the sales and use tax and radio and television stations to delete the last paragraph of the regulation. This paragraph concerns outdated “wired music.” Such music is now transmitted via satellite and the charges for such transmissions, in the opinion of the Department, are subject to the tax under Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3) which impose the sales tax and use tax on charges for the ways or means for the transmission of the voice or messages. In addition, the last sentence of the paragraph concerning the proceeds from wired music is in conflict with the provisions of Code Sections 12-36-910(B)(3) and 12-36-1310(B)(3). The proposal to repeal this chapter in the code of regulations is needed to reduce any taxpayer confusion that may result from having a paragraph in a published regulation that is no longer needed and that is in conflict with the law. The proposal to repeal this regulation is also reasonable in that it is the department’s responsibility to maintain regulations that are up-to date and consistent with the law.
69-46. Medicare Supplement Insurance

Synopsis:

The Department of Insurance proposes to amend Regulation 69-46 in order to comply with the Medicare Prescription Drug, Improvement and Modernization Act of 2003 (MMA). This will ensure that South Carolina can maintain certification of its regulatory programs. Furthermore, adoption of these proposed changes will bring the State’s Medigap regulatory program into compliance with federal standards.

The proposed regulation is exempt from legislative review as it is being promulgated to comply with federal law.

Instructions:

Strike existing Regulation 69-46 in its entirety and replace with the language provided.

Preliminary Fiscal Impact Statement:

No additional state funding is requested.

Text:

Regulation 69-46, Medicare Supplement Insurance

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Section 1. Purpose

The purpose of this regulation is to provide for the reasonable standardization of coverage and simplification of terms and benefits of Medicare supplement policies; to facilitate public understanding and comparison of such policies; to eliminate provisions contained in such policies which may be misleading or confusing in connection with the purchase of such policies or with the settlement of claims; and to provide for full disclosures in the sale of accident and sickness insurance coverages to persons eligible for Medicare.

Section 2. Authority

This regulation is issued pursuant to the authority vested in the director under S.C. Code Sections 38-3-110(2), 38-71-530(b) and 1-23-10 et seq.

Section 3. Applicability and Scope

A. Except as otherwise specifically provided in Sections 7, 13, 14, 17 and 22, this regulation shall apply to:
   (1) All Medicare supplement policies delivered or issued for delivery in this state on or after the effective date of this regulation; and
   (2) All certificates issued under group Medicare supplement policies which certificates have been delivered or issued for delivery in this state.

B. This regulation shall not apply to a policy or contract of one or more employers or labor organizations, or of the trustees of a fund established by one or more employers or labor organizations, or combination thereof, for employees or former employees, or a combination thereof, or for members or former members, or a combination thereof, of the labor organizations.

Section 4. Definitions

For purposes of this regulation:

A. “Applicant” means:
   (1) In the case of an individual Medicare supplement policy, the person who seeks to contract for insurance benefits, and
   (2) In the case of a group Medicare supplement policy, the proposed certificateholder.

B. “Bankruptcy” means when a Medicare Advantage organization that is not an issuer has filed, or has had filed against it, a petition for declaration of bankruptcy and has ceased doing business in the state.

C. “Certificate” means any certificate delivered or issued for delivery in this state under a group Medicare supplement policy.

D. “Certificate form” means the form on which the certificate is delivered or issued for delivery by the issuer.

E. “Continuous period of creditable coverage” means the period during which an individual was covered by creditable coverage, if during the period of the coverage the individual had no breaks in coverage greater than sixty-three (63) days.

F. (1) “Creditable coverage” means, with respect to an individual, coverage of the individual provided under any of the following:
(a) A group health plan;
(b) Health insurance coverage;
(c) Part A or Part B of Title XVIII of the Social Security Act (Medicare);
(d) Title XIX of the Social Security Act (Medicaid), other than coverage consisting solely of benefits under section 1928;
(e) Chapter 55 of Title 10 United States Code (CHAMPUS);
(f) A medical care program of the Indian Health Service or of a tribal organization;
(g) A State health benefits risk pool;
(h) A health plan offered under chapter 89 of Title 5 United States Code (Federal Employees Health Benefits Program);
(i) A public health plan as defined in federal regulation; and
(j) A health benefit plan under Section 5(c) of the Peace Corps Act (22 United States Code 2504(e)).

(2) “Creditable coverage” shall not include one or more, or any combination of, the following:
(a) Coverage only for accident or disability income insurance, or any combination thereof;
(b) Coverage issued as a supplement to liability insurance;
(c) Liability insurance, including general liability insurance and automobile liability insurance;
(d) Workers’ compensation or similar insurance;
(e) Automobile medical payment insurance;
(f) Credit-only insurance;
(g) Coverage for on-site medical clinics; and
(h) Other similar insurance coverage, specified in federal regulations, under which benefits for medical care are secondary or incidental to other insurance benefits.

(3) “Creditable coverage” shall not include the following benefits if they are provided under a separate policy, certificate or contract of insurance or are otherwise not an integral part of the plan:
(a) Limited scope dental or vision benefits;
(b) Benefits for long-term care, nursing home care, home health care, community-based care, or any combination thereof; and
(c) Such other similar, limited benefits as are specified in federal regulations.

(4) “Creditable coverage” shall not include the following benefits if offered as independent, non-coordinated benefits:
(a) Coverage only for a specified disease or illness; and
(b) Hospital indemnity or other fixed indemnity insurance.

(5) “Creditable coverage” shall not include the following if it is offered as a separate policy, certificate or contract of insurance:
(a) Medicare supplemental health insurance as defined under section 1882(g)(1) of the Social Security Act;
(b) Coverage supplemental to the coverage provided under chapter 55 of title 10, United States Code; and Similar supplemental coverage provided to coverage under a group health plan.

G. “Employee welfare benefit plan” means a plan, fund or program of employee benefits as defined in 29 U.S.C. Section 1002 (Employee Retirement Income Security Act).

H. “Insolvency” means when an issuer, licensed to transact the business of insurance in this state, has had a final order of liquidation entered against it with a finding of insolvency by a court of competent jurisdiction in the issuer’s state of domicile.

I. “Issuer” includes insurance companies, fraternal benefit societies, health care service plans, health maintenance organizations, and any other entity delivering or issuing for delivery in this state Medicare supplement policies or certificates.

J. “Medicare” means the “Health Insurance for the Aged Act,” Title XVIII of the Social Security Amendments of 1965, as then constituted or later amended.

K. “Medicare Advantage plan” means a plan of coverage for health benefits under Medicare Part C as defined in [refer to definition of Medicare Advantage plan in 42 U.S.C. 1395w-28(b)(1)], and includes:
(1) Coordinated care plans which provide health care services, including but not limited to health maintenance organization plans (with or without a point-of-service option), plans offered by provider-sponsored organizations, and preferred provider organization plans;
(2) Medical savings account plans coupled with a contribution into a Medicare Advantage plan medical savings account; and

(3) Medicare Advantage private fee-for-service plans.

L. “Medicare supplement policy” means a group or individual policy of [accident and sickness] insurance or a subscriber contract [of hospital and medical service associations or health maintenance organizations], other than a policy issued pursuant to a contract under Section 1876 of the federal Social Security Act (42 U.S.C. Section 1395 et. seq.) or an issued policy under a demonstration project specified in 42 U.S.C. § 1395ss(g)(1), which is advertised, marketed or designed primarily as a supplement to reimbursements under Medicare for the hospital, medical or surgical expenses of persons eligible for Medicare. “Medicare supplement policy” does not include Medicare Advantage plans established under Medicare Part C, Outpatient Prescription Drug plans established under Medicare Part D, or any Health Care Prepayment Plan (HCPP) that provides benefits pursuant to an agreement under §1833(a)(1)(A) of the Social Security Act.

M. “Policy form” means the form on which the policy is delivered or issued for delivery by the issuer.

N. “Secretary” means the Secretary of the United States Department of Health and Human Services.

Section 5. Policy Definitions and Terms

No policy or certificate may be advertised, solicited or issued for delivery in this state as a Medicare supplement policy or certificate unless the policy or certificate contains definitions or terms which conform to the requirements of this section.

A. “Accident,” “accidental injury,” or “accidental means” shall be defined to employ “result” language and shall not include words which establish an accidental means test or use words such as “external, violent, visible wounds” or similar words of description or characterization.

(1) The definition shall not be more restrictive than the following: “Injury or injuries for which benefits are provided means accidental bodily injury sustained by the insured person which is the direct result of an accident, independent of disease or bodily infirmity or any other cause, and occurs while insurance coverage is in force.”

(2) The definition may provide that injuries shall not include injuries for which benefits are provided or available under any workers’ compensation, employer’s liability or similar law, or motor vehicle no-fault plan, unless prohibited by law.

B. “Benefit period” or “Medicare benefit period” shall not be defined more restrictively than as defined in the Medicare program.

C. “Convalescent nursing home,” “extended care facility,” or “skilled nursing facility” shall not be defined more restrictively than as defined in the Medicare program.

D. “Health care expenses” means, for purposes of Section 14, expenses of health maintenance organizations associated with the delivery of health care services, which expenses are analogous to incurred losses of insurers.

E. “Hospital” may be defined in relation to its status, facilities and available services or to reflect its accreditation by the Joint Commission on Accreditation of Hospitals, but not more restrictively than as defined in the Medicare program.

F. “Medicare” shall be defined in the policy and certificate. Medicare may be substantially defined as “The Health Insurance for the Aged Act, Title XVIII of the Social Security Amendments of 1965 as Then Constituted or Later Amended,” or “Title I, Part I of Public Law 89-97, as Enacted by the Eighty-Ninth Congress of the United States of America and popularly known as the Health Insurance for the Aged Act, as then constituted and any later amendments or substitutes thereof,” or words of similar import.

G. “Medicare eligible expenses” shall mean expenses of the kinds covered by Medicare Parts A and B, to the extent recognized as reasonable and medically necessary by Medicare.

H. “Physician” shall not be defined more restrictively than as defined in the Medicare program.

I. “Sickness” shall not be defined to be more restrictive than the following: “Sickness means illness or disease of an insured person which first manifests itself after the effective date of insurance and while the insurance is in force.” The definition may be further modified to exclude sicknesses or diseases for which benefits are provided under any workers’ compensation, occupational disease, employer’s liability or similar law.

A. Except for permitted preexisting condition clauses as described in Section 7A(1) and Section 8A(1) of this regulation, no policy or certificate may be advertised, solicited or issued for delivery in this state as a Medicare supplement policy if the policy or certificate contains limitations or exclusions on coverage that are more restrictive than those of Medicare.

B. No Medicare supplement policy or certificate may use waivers to exclude, limit or reduce coverage or benefits for specifically named or described preexisting diseases or physical conditions.

C. No Medicare supplement policy or certificate in force in the state shall contain benefits which duplicate benefits provided by Medicare.

D. (1) Subject to sections 7(A)(4), (5) and (7), and 8(A)(4) and (5), a Medicare supplement policy with benefits for outpatient prescription drugs in existence prior to January 1, 2006 shall be renewed for current policyholders who do not enroll in Part D at the option of the policyholder.

(2) A Medicare supplement policy with benefits for outpatient prescription drugs shall not be issued after December 31, 2005.

(3) After December 31, 2005, a Medicare supplement policy with benefits for outpatient prescription drugs may not be renewed after the policyholder enrolls in Medicare Part D unless:

   (a) The policy is modified to eliminate outpatient prescription coverage for expenses of outpatient prescription drugs incurred after the effective date of the individual’s coverage under a Part D plan and;

   (b) Premiums are adjusted to reflect the elimination of outpatient prescription drug coverage at the time of Medicare Part D enrollment, accounting for any claims paid, if applicable.

Section 7. Minimum Benefit Standards for Policies or Certificates Issued for Delivery Prior to May 1, 1992

No policy or certificate may be advertised, solicited or issued for delivery in this state as a Medicare supplement policy or certificate unless it meets or exceeds the following minimum standards. These are minimum standards and do not preclude the inclusion of other provisions or benefits which are not inconsistent with these standards.

A. General Standards. The following standards apply to Medicare supplement policies and certificates and are in addition to all other requirements of this regulation.

   (1) A Medicare supplement policy or certificate shall not exclude or limit benefits for losses incurred more than six (6) months from the effective date of coverage because it involved a preexisting condition. The policy or certificate shall not define a preexisting condition more restrictively than a condition for which medical advice was given or treatment was recommended by or received from a physician within six (6) months before the effective date of coverage.

   (2) A Medicare supplement policy or certificate shall not indemnify against losses resulting from sickness on a different basis than losses resulting from accidents.

   (3) A Medicare supplement policy or certificate shall provide that benefits designed to cover cost sharing amounts under Medicare will be changed automatically to coincide with any changes in the applicable Medicare deductible amount and copayment percentage factors. Premiums may be modified to correspond with such changes.

   (4) A “noncancellable,” “guaranteed renewable,” or “noncancellable and guaranteed renewable” Medicare supplement policy shall not:

      (a) Provide for termination of coverage of a spouse solely because of the occurrence of an event specified for termination of coverage of the insured, other than the nonpayment of premium; or

      (b) Be cancelled or nonrenewed by the issuer solely on the grounds of deterioration of health.

   (5) (a) Except as authorized by the director of this state, an issuer shall not cancel nor nonrenew a Medicare supplement policy or certificate for any reason other than nonpayment of premium or material misrepresentation.
(b) If a group Medicare supplement insurance policy is terminated by the group policyholder and not replaced as provided in Paragraph (5)(d), the issuer shall offer certificateholders an individual Medicare supplement policy. The issuer shall offer the certificateholder at least the following choices:

(i) An individual Medicare supplement policy currently offered by the issuer having comparable benefits to those contained in the terminated group Medicare supplement policy; and

(ii) An individual Medicare supplement policy which provides only such benefits as are required to meet the minimum standards as defined in Section 8B of this regulation.

(c) If membership in a group is terminated, the issuer shall:

(i) Offer the certificateholder the conversion opportunities described in Subparagraph (b); or

(ii) At the option of the group policyholder, offer the certificateholder continuation of coverage under the group policy.

(d) If a group Medicare supplement policy is replaced by another group Medicare supplement policy purchased by the same policyholder, the issuer of the replacement policy shall offer coverage to all persons covered under the old group policy on its date of termination. Coverage under the new group policy shall not result in any exclusion for preexisting conditions that would have been covered under the group policy being replaced.

(6) Termination of a Medicare supplement policy or certificate shall be without prejudice to any continuous loss which commenced while the policy was in force, but the extension of benefits beyond the period during which the policy was in force may be predicated upon the continuous total disability of the insured, limited to the duration of the policy benefit period, if any, or to payment of the maximum benefits. Receipt of Medicare Part D benefits will not be considered in determining a continuous loss.

(7) If a Medicare supplement policy eliminates an outpatient prescription drug benefit as a result of requirements imposed by the Medicare Prescription Drug, Improvement, and Modernization Act of 2003, the modified policy shall be deemed to satisfy the guaranteed renewal requirements of this subsection.

B. Minimum Benefit Standards.

(1) Coverage of Part A Medicare eligible expenses for hospitalization to the extent not covered by Medicare from the 61st day through the 90th day in any Medicare benefit period;

(2) Coverage for either all or none of the Medicare Part A inpatient hospital deductible amount;

(3) Coverage of Part A Medicare eligible expenses incurred as daily hospital charges during use of Medicare’s lifetime hospital inpatient reserve days;

(4) Upon exhaustion of all Medicare hospital inpatient coverage including the lifetime reserve days, coverage of ninety percent (90%) of all Medicare Part A eligible expenses for hospitalization not covered by Medicare subject to a lifetime maximum benefit of an additional 365 days;

(5) Coverage under Medicare Part A for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) unless replaced in accordance with federal regulations or already paid for under Part B;

(6) Coverage for the coinsurance amount, or in the case of hospital outpatient department services paid under a prospective payment system, the copayment amount, of Medicare eligible expenses under Part B regardless of hospital confinement, subject to a maximum calendar year out-of-pocket amount equal to the Medicare Part B deductible [$100];

(7) Effective January 1, 1990, coverage under Medicare Part B for the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations), unless replaced in accordance with federal regulations or already paid for under Part A, subject to the Medicare deductible amount.

Section 8. Benefit Standards for Policies or Certificates Issued or Delivered on or After May 1, 1992

The following standards are applicable to all Medicare supplement policies or certificates delivered or issued for delivery in this state on or after May 1, 1992. No policy or certificate may be advertised, solicited, delivered or issued for delivery in this state as a Medicare supplement policy or certificate unless it complies with these benefit standards.

A. General Standards. The following standards apply to Medicare supplement policies and certificates and are in addition to all other requirements of this regulation.
(1) A Medicare supplement policy or certificate shall not exclude or limit benefits for losses incurred more than six (6) months from the effective date of coverage because it involved a preexisting condition. The policy or certificate may not define a preexisting condition more restrictively than a condition for which medical advice was given or treatment was recommended by or received from a physician within six (6) months before the effective date of coverage.

(2) A Medicare supplement policy or certificate shall not indemnify against losses resulting from sickness on a different basis than losses resulting from accidents.

(3) A Medicare supplement policy or certificate shall provide that benefits designed to cover cost sharing amounts under Medicare will be changed automatically to coincide with any changes in the applicable Medicare deductible amount and copayment percentage factors. Premiums may be modified to correspond with such changes.

(4) No Medicare supplement policy or certificate shall provide for termination of coverage of a spouse solely because of the occurrence of an event specified for termination of coverage of the insured, other than the nonpayment of premium.

(5) Each Medicare supplement policy shall be guaranteed renewable.

(a) The issuer shall not cancel or nonrenew the policy solely on the ground of health status of the individual.

(b) The issuer shall not cancel or nonrenew the policy for any reason other than nonpayment of premium or material misrepresentation.

(c) If the Medicare supplement policy is terminated by the group policyholder and is not replaced as provided under Section 8A(5)(e), the issuer shall offer certificateholders an individual Medicare supplement policy which (at the option of the certificateholder)

(i) Provides for continuation of the benefits contained in the group policy, or

(ii) Provides for benefits that otherwise meet the requirements of this subsection.

(d) If an individual is a certificateholder in a group Medicare supplement policy and the individual terminates membership in the group, the issuer shall

(i) Offer the certificateholder the conversion opportunity described in Section 8A(5)(c), or

(ii) At the option of the group policyholder, offer the certificateholder continuation of coverage under the group policy.

(e) If a group Medicare supplement policy is replaced by another group Medicare supplement policy purchased by the same policyholder, the issuer of the replacement policy shall offer coverage to all persons covered under the old group policy on its date of termination. Coverage under the new policy shall not result in any exclusion for preexisting conditions that would have been covered under the group policy being replaced.

(f) If a Medicare supplement policy eliminates an outpatient prescription drug benefit as a result of requirements imposed by the Medicare Prescription Drug, Improvement and Modernization Act of 2003, the modified policy shall be deemed to satisfy the guaranteed renewal requirements of this paragraph.

(6) Termination of a Medicare supplement policy or certificate shall be without prejudice to any continuous loss which commenced while the policy was in force, but the extension of benefits beyond the period during which the policy was in force may be conditioned upon the continuous total disability of the insured, limited to the duration of the policy benefit period, if any, or payment of the maximum benefits. Receipt of Medicare Part D benefits will not be considered in determining a continuous loss.

(7) (a) A Medicare supplement policy or certificate shall provide that benefits and premiums under the policy or certificate shall be suspended at the request of the policyholder or certificateholder for the period (not to exceed twenty-four (24) months) in which the policyholder or certificateholder has applied for and is determined to be entitled to medical assistance under Title XIX of the Social Security Act, but only if the policyholder or certificateholder notifies the issuer of the policy or certificate within ninety (90) days after the date the individual becomes entitled to assistance.

(b) If suspension occurs and if the policyholder or certificateholder loses entitlement to medical assistance, the policy or certificate shall be automatically reinstated (effective as of the date of termination of entitlement) if the policyholder or certificateholder provides notice of loss of entitlement within ninety (90) days after the date of loss and pays the premium attributable to the period.

(c) Each Medicare supplement policy shall provide that benefits and premiums under the policy shall be suspended (for any period that may be provided by federal regulation) at the request of the policyholder if the policyholder is entitled to benefits under Section 226 (b) of the Social Security Act and is covered under a
group health plan (as defined in Section 1862 (b)(1)(A)(v) of the Social Security Act). If suspension occurs
and if the policyholder or certificate holder loses coverage under the group health plan, the policy shall be
automatically re instituted (effective as of the date of loss of coverage) if the policyholder provides notice of
loss of coverage within ninety (90) days after the date of the loss and pays the premium attributable to the
period, effective as of the date of termination of enrollment in the group health plan.

(d) Reinstitution of coverages as described in Subparagraphs (b) and (c):
(i) Shall not provide for any waiting period with respect to treatment of preexisting conditions;
(ii) Shall provide for resumption of coverage that is substantially equivalent to coverage in effect before
the date of suspension. If the suspended Medicare supplement policy provided coverage for outpatient
prescription drugs, reintegration of the policy for Medicare Part D enrollees shall be without coverage for
outpatient prescription drugs and shall otherwise provide substantially equivalent coverage to the coverage in
effect before the date of suspension; and
(iii) Shall provide for classification of premiums on terms at least as favorable to the policyholder or
certificateholder as the premium classification terms that would have applied to the policyholder or
certificateholder had the coverage not been suspended.

B. Standards for Basic (Core) Benefits Common to Benefit Plans A - J
Every issuer shall make available a policy or certificate including only the following basic “core” package of
benefits to each prospective insured. An issuer may make available to prospective insureds any of the other
Medicare Supplement Insurance Benefit Plans in addition to the basic core package, but not in lieu of it.
(1) Coverage of Part A Medicare eligible expenses for hospitalization to the extent not covered by Medicare
from the 61st day through the 90th day in any Medicare benefit period;
(2) Coverage of Part A Medicare eligible expenses incurred for hospitalization to the extent not covered by
Medicare for each Medicare lifetime inpatient reserve day used;
(3) Upon exhaustion of the Medicare hospital inpatient coverage, including the lifetime reserve days,
coverage of 100% of the Medicare Part A eligible expenses for hospitalization paid at the applicable
prospective payment system (PPS) rate, or other appropriate Medicare standard of payment, subject to a
lifetime maximum benefit of an additional 365 days. The provider shall accept the issuer’s payment as
payment in full and may not bill the insured for any balance;
(4) Coverage under Medicare Parts A and B for the reasonable cost of the first three (3) pints of blood (or
equivalent quantities of packed red blood cells, as defined under federal regulations) unless replaced in
accordance with federal regulations;
(5) Coverage for the coinsurance amount, or in the case of hospital outpatient department services paid under
a prospective payment system, the copayment amount, of Medicare eligible expenses under Part B regardless
of hospital confinement, subject to the Medicare Part B deductible;
C. Standards for Additional Benefits. The following additional benefits shall be included in Medicare
Supplement Benefit Plans “B” through “J” only as provided by Section 9 of this regulation.
(1) Medicare Part A Deductible: Coverage for all of the Medicare Part A inpatient hospital deductible amount
per benefit period.
(2) Skilled Nursing Facility Care: Coverage for the actual billed charges up to the coinsurance amount from
the 21st day through the 100th day in a Medicare benefit period for post-hospital skilled nursing facility care
eligible under Medicare Part A.
(3) Medicare Part B Deductible: Coverage for all of the Medicare Part B deductible amount per calendar year
regardless of hospital confinement.
(4) Eighty Percent (80%) of the Medicare Part B Excess Charges: Coverage for eighty percent (80%) of the
difference between the actual Medicare Part B charge as billed, not to exceed any charge limitation established
by the Medicare program or state law, and the Medicare-approved Part B charge.
(5) One Hundred Percent (100%) of the Medicare Part B Excess Charges: Coverage for all of the difference
between the actual Medicare Part B charge as billed, not to exceed any charge limitation established by the
Medicare program or state law, and the Medicare-approved Part B charge.
(6) Basic Outpatient Prescription Drug Benefit: Coverage for fifty percent (50%) of outpatient prescription
drug charges, after a $250 calendar year deductible, to a maximum of $1,250 in benefits received by the
insured per calendar year, to the extent not covered by Medicare. The outpatient prescription drug benefit may
be included for sale or issuance in a Medicare supplement policy until January 1, 2006.
(7) Extended Outpatient Prescription Drug Benefit: Coverage for fifty percent (50%) of outpatient prescription drug charges, after a $250 calendar year deductible to a maximum of $3,000 in benefits received by the insured per calendar year, to the extent not covered by Medicare. The outpatient prescription drug benefit may be included for sale or issuance in a Medicare supplement policy until January 1, 2006.

(8) Medically Necessary Emergency Care in a Foreign Country: Coverage to the extent not covered by Medicare for eighty percent (80%) of the billed charges for Medicare-eligible expenses for medically necessary emergency hospital, physician and medical care received in a foreign country, which care would have been covered by Medicare if provided in the United States and which care began during the first sixty (60) consecutive days of each trip outside the United States, subject to a calendar year deductible of $250, and a lifetime maximum benefit of $50,000. For purposes of this benefit, “emergency care” shall mean care needed immediately because of an injury or an illness of sudden and unexpected onset.

(9) Preventive Medical Care Benefit: Coverage for the following preventive health services not covered by Medicare:

(a) An annual clinical preventive medical history and physical examination that may include tests and services from Subparagraph (b) and patient education to address preventive health care measures;

(b) Preventive screening tests or preventive services, the selection and frequency of which is determined to be medically appropriate by the attending physician.

Reimbursement shall be for the actual charges up to one hundred percent (100%) of the Medicare-approved amount for each service, as if Medicare were to cover the service as identified in American Medical Association Current Procedural Terminology (AMA CPT) codes, to a maximum of $120 annually under this benefit. This benefit shall not include payment for any procedure covered by Medicare.

(10) At-Home Recovery Benefit: Coverage for services to provide short term, at-home assistance with activities of daily living for those recovering from an illness, injury or surgery.

(a) For purposes of this benefit, the following definitions shall apply:

(i) “Activities of daily living” include, but are not limited to bathing, dressing, personal hygiene, transferring, eating, ambulating, assistance with drugs that are normally self-administered, and changing bandages or other dressings.

(ii) “Care provider” means a duly qualified or licensed home health aide or homemaker, personal care aide or nurse provided through a licensed home health care agency or referred by a licensed referral agency or licensed nurses registry.

(iii) “Home” shall mean any place used by the insured as a place of residence, provided that the place would qualify as a residence for home health care services covered by Medicare. A hospital or skilled nursing facility shall not be considered the insured’s place of residence.

(iv) “At-home recovery visit” means the period of a visit required to provide at home recovery care, without limit on the duration of the visit, except each consecutive four (4) hours in a twenty-four-hour period of services provided by a care provider is one visit.

(b) Coverage Requirements and Limitations

(i) At-home recovery services provided must be primarily services which assist in activities of daily living.

(ii) The insured’s attending physician must certify that the specific type and frequency of at-home recovery services are necessary because of a condition for which a home care plan of treatment was approved by Medicare.

(iii) Coverage is limited to:

(I) No more than the number and type of at-home recovery visits certified as necessary by the insured’s attending physician. The total number of at-home recovery visits shall not exceed the number of Medicare approved home health care visits under a Medicare approved home care plan of treatment;

(II) The actual charges for each visit up to a maximum reimbursement of $40 per visit;

(III) $1,600 per calendar year;

(IV) Seven (7) visits in any one week;

(V) Care furnished on a visiting basis in the insured’s home;

(VI) Services provided by a care provider as defined in this section;

(VII) At-home recovery visits while the insured is covered under the policy or certificate and not otherwise excluded;
(VIII) At-home recovery visits received during the period the insured is receiving Medicare approved home care services or no more than eight (8) weeks after the service date of the last Medicare approved home health care visit.

(c) Coverage is excluded for:
(i) Home care visits paid for by Medicare or other government programs; and
(ii) Care provided by family members, unpaid volunteers or providers who are not care providers.

D. Standards for Plans K and L
(1) Standardized Medicare supplement benefit plan “K” shall consist of the following:
(a) Coverage of 100% of the Part A hospital coinsurance amount for each day used from the 61st through the 90th day in any Medicare benefit period;
(b) Coverage of 100% of the Part A hospital coinsurance amount for each Medicare lifetime inpatient reserve day used from the 91st through the 150th day in any Medicare benefit period;
(c) Upon exhaustion of the Medicare hospital inpatient coverage, including the lifetime reserve days, coverage of 100% of the Medicare Part A eligible expenses for hospitalization paid at the applicable prospective payment system (PPS) rate, or other appropriate Medicare standard of payment, subject to a lifetime maximum benefit of an additional 365 days. The provider shall accept the issuer’s payment as payment in full and may not bill the insured for any balance;
(d) Medicare Part A Deductible: Coverage for 50% of the Medicare Part A inpatient hospital deductible amount per benefit period until the out-of-pocket limitation is met as described in Subparagraph (j);
(e) Skilled Nursing Facility Care: Coverage for 50% of the coinsurance amount for each day used from the 21st day through the 100th day in a Medicare benefit period for post-hospital skilled nursing facility care eligible under Medicare Part A until the out-of-pocket limitation is met as described in Subparagraph (j);
(f) Hospice Care: Coverage for 50% of cost sharing for all Part A Medicare eligible expenses and respite care until the out-of-pocket limitation is met as described in Subparagraph (j);
(g) Coverage for 50%, under Medicare Part A or B, of the reasonable cost of the first three (3) pints of blood (or equivalent quantities of packed red blood cells, as defined under federal regulations) unless replaced in accordance with federal regulations until the out-of-pocket limitation is met as described in Subparagraph (j);
(h) Except for coverage provided in subparagraph (i) below, coverage for 50% of the cost sharing otherwise applicable under Medicare Part B after the policyholder pays the Part B deductible until the out-of-pocket limitation is met as described in Subparagraph (j) below;
(i) Coverage of 100% of the cost sharing for Medicare Part B preventive services after the policyholder pays the Part B deductible; and
(j) Coverage of 100% of all cost sharing under Medicare Parts A and B for the balance of the calendar year after the individual has reached the out-of-pocket limitation on annual expenditures under Medicare Parts A and B of $4000 in 2006, indexed each year by the appropriate inflation adjustment specified by the Secretary of the U.S. Department of Health and Human Services.

(2) Standardized Medicare supplement benefit plan “L” shall consist of the following:
(a) The benefits described in Paragraphs (1)(a),(b),(c) and (i);
(b) The benefit described in Paragraphs (1)(d),(e),(f),(g) and (h), but substituting 75% for 50%; and
(c) The benefit described in Paragraph (1)(j), but substituting $2000 for $4000.

Section 9. Standard Medicare Supplement Benefit Plans
A. An issuer shall make available to each prospective policyholder and certificateholder a policy form or certificate form containing only the basic core benefits, as defined in Section 8B of this regulation.
B. No groups, packages or combinations of Medicare supplement benefits other than those listed in this section shall be offered for sale in this state, except as may be permitted in Section 9(G) and in Section 10 of this regulation.
C. Benefit plans shall be uniform in structure, language, designation and format to the standard benefit plans “A” through “L” listed in this subsection and conform to the definitions in Section 4 of this regulation. Each benefit shall be structured in accordance with the format provided in Sections 8B and 8C or 8D and list the benefits in the order shown in this subsection. For purposes of this section, “structure, language, and format” means style, arrangement and overall content of a benefit.
D. An issuer may use, in addition to the benefit plan designations required in Subsection C, other designations to the extent permitted by law.

E. Make-up of benefit plans:

(1) Standardized Medicare supplement benefit plan “A” shall be limited to the basic (core) benefits common to all benefit plans, as defined in Section 8B of this regulation.

(2) Standardized Medicare supplement benefit plan “B” shall include only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible as defined in Section 8C(1).

(3) Standardized Medicare supplement benefit plan “C” shall include only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, Medicare Part B deductible and medically necessary emergency care in a foreign country as defined in Sections 8C(1), (2), (3) and (8) respectively.

(4) Standardized Medicare supplement benefit plan “D” shall include only the following: The core benefit (as defined in Section 8B of this regulation), plus the Medicare Part A deductible, skilled nursing facility care, medically necessary emergency care in an foreign country and the at-home recovery benefit as defined in Sections 8C(1), (2), (8) and (10) respectively.

(5) Standardized Medicare supplement benefit plan “E” shall include only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, medically necessary emergency care in a foreign country and preventive medical care as defined in Sections 8C(1), (2), (8) and (9) respectively.

(6) Standardized Medicare supplement benefit plan “F” shall include only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, the skilled nursing facility care, the Part B deductible, one hundred percent (100%) of the Medicare Part B excess charges, and medically necessary emergency care in a foreign country as defined in Sections 8C(1), (2), (3), (5) and (8) respectively.

(7) Standardized Medicare supplement benefit high deductible plan “F” shall include only the following: 100% of covered expenses following the payment of the annual high deductible plan “F” deductible. The covered expenses include the core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, the skilled nursing facility care, the Medicare Part B deductible, one hundred percent (100%) of the Medicare Part B excess charges, and medically necessary emergency care in a foreign country as defined in Sections 8C(1), (2), (3), (5) and (8) respectively. The annual high deductible plan “F” deductible shall consist of out-of-pocket expenses, other than premiums, for services covered by the Medicare supplement plan “F” policy, and shall be in addition to any other specific benefit deductibles. The annual high deductible Plan “F” deductible shall be $1500 for 1998 and 1999, and shall be based on the calendar year. It shall be adjusted annually thereafter by the Secretary to reflect the change in the Consumer Price Index for all urban consumers for the twelve-month period ending with August of the preceding year, and rounded to the nearest multiple of $10.

(8) Standardized Medicare supplement benefit plan “G” shall include only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, eighty percent (80%) of the Medicare Part B excess charges, medically necessary emergency care in a foreign country, and the at-home recovery benefit as defined in Sections 8C(1), (2), (4), (8) and (10) respectively.

(9) Standardized Medicare supplement benefit plan “H” shall consist of only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, basic prescription drug benefit and medically necessary emergency care in a foreign country as defined in Sections 8C(1), (2), (6) and (8) respectively. The outpatient prescription drug benefit shall not be included in a Medicare supplement policy sold after December 31, 2005.

(10) Standardized Medicare supplement benefit plan “I” shall consist of only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, one hundred percent (100%) of the Medicare Part B excess charges, basic prescription drug benefit, medically necessary emergency care in a foreign country and at-home recovery benefit as defined in Sections 8C(1), (2), (5), (6), (8) and (10) respectively. The outpatient prescription drug benefit shall not be included in a Medicare supplement policy sold after December 31, 2005.

(11) Standardized Medicare supplement benefit plan “J” shall consist of only the following: The core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, Medicare Part B deductible, one hundred percent (100%) of the Medicare Part B excess charges, extended...
prescription drug benefit, medically necessary emergency care in a foreign country, preventive medical care and at-home recovery benefit as defined in Sections 8C(1), (2), (3), (5), (7), (8), (9) and (10) respectively. The outpatient prescription drug benefit shall not be included in a Medicare supplement policy sold after December 31, 2005.

(12) Standardized Medicare supplement benefit high deductible plan “J” shall consist of only the following: 100% of covered expenses following the payment of the annual high deductible plan “J” deductible. The covered expenses include the core benefit as defined in Section 8B of this regulation, plus the Medicare Part A deductible, skilled nursing facility care, Medicare Part B deductible, one hundred percent (100%) of the Medicare Part B excess charges, extended outpatient prescription drug benefit, medically necessary emergency care in a foreign country, preventive medical care benefit and at-home recovery benefit as defined in Sections 8C(1), (2), (3), (5), (7), (8), (9) and (10) respectively. The annual high deductible plan “J” deductible shall consist of out-of-pocket expenses, other than premiums, for services covered by the Medicare supplement plan “J” policy, and shall be in addition to any other specific benefit deductibles. The annual deductible shall be $1500 for 1998 and 1999, and shall be based on a calendar year. It shall be adjusted annually thereafter by the Secretary to reflect the change in the Consumer Price Index for all urban consumers for the twelve-month period ending with August of the preceding year, and rounded to the nearest multiple of $10. The outpatient prescription drug benefit shall not be included in a Medicare supplement policy sold after December 31, 2005.

F. Make-up of two Medicare supplement plans mandated by The Medicare Prescription Drug, Improvement and Modernization Act of 2003 (MMA):

(1) Standardized Medicare supplement benefit plan “K” shall consist of only those benefits described in Section 8 D(1).

(2) Standardized Medicare supplement benefit plan “L” shall consist of only those benefits described in Section 8 D(2).

G. New or Innovative Benefits: An issuer may, with the prior approval of the director, offer policies or certificates with new or innovative benefits in addition to the benefits provided in a policy or certificate that otherwise complies with the applicable standards. The new or innovative benefits may include benefits that are appropriate to Medicare supplement insurance, new or innovative, not otherwise available, cost-effective, and offered in a manner which is consistent with the goal of simplification of Medicare supplement policies. After December 31, 2005, the innovative benefit shall not include an outpatient prescription drug benefit.

Section 10. Medicare Select Policies and Certificates

A. (1) This section shall apply to Medicare Select policies and certificates, as defined in this section.

(2) No policy or certificate may be advertised as a Medicare Select policy or certificate unless it meets the requirements of this section.

B. For the purposes of this section:

(1) “Complaint” means any dissatisfaction expressed by an individual concerning a Medicare Select issuer or its network providers.

(2) “Grievance” means dissatisfaction expressed in writing by an individual insured under a Medicare Select policy or certificate with the administration, claims practices, or provision of services concerning a Medicare Select issuer or its network providers.

(3) “Medicare Select issuer” means an issuer offering, or seeking to offer, a Medicare Select policy or certificate.

(4) “Medicare Select policy” or “Medicare Select certificate” mean respectively a Medicare supplement policy or certificate that contains restricted network provisions.

(5) “Network provider” means a provider of health care, or a group of providers of health care, which has entered into a written agreement with the issuer to provide benefits insured under a Medicare Select policy.

(6) “Restricted network provision” means any provision which conditions the payment of benefits, in whole or in part, on the use of network providers.

(7) “Service area” means the geographic area approved by the director within which an issuer is authorized to offer a Medicare Select policy.
C. The director may authorize an issuer to offer a Medicare Select policy or certificate, pursuant to this section and Section 4358 of the Omnibus Budget Reconciliation Act (OBRA) of 1990 if the director finds that the issuer has satisfied all of the requirements of this regulation.

D. A Medicare Select issuer shall not issue a Medicare Select policy or certificate in this state until its plan of operation has been approved by the director.

E. A Medicare Select issuer shall file a proposed plan of operation with the director in a format prescribed by the director. The plan of operation shall contain at least the following information:

1. Evidence that all covered services that are subject to restricted network provisions are available and accessible through network providers, including a demonstration that:
   a. Services can be provided by network providers with reasonable promptness with respect to geographic location, hours of operation and after-hour care. The hours of operation and availability of after-hour care shall reflect usual practice in the local area. Geographic availability shall reflect the usual travel times within the community.
   b. The number of network providers in the service area is sufficient, with respect to current and expected policyholders, either:
      i. To deliver adequately all services that are subject to a restricted network provision; or
      ii. To make appropriate referrals.
   c. There are written agreements with network providers describing specific responsibilities.
   d. Emergency care is available twenty-four (24) hours per day and seven (7) days per week.
   e. In the case of covered services that are subject to a restricted network provision and are provided on a prepaid basis, there are written agreements with network providers prohibiting the providers from billing or otherwise seeking reimbursement from or recourse against any individual insured under a Medicare Select policy or certificate. This paragraph shall not apply to supplemental charges or coinsurance amounts as stated in the Medicare Select policy or certificate.

2. A statement or map providing a clear description of the service area.

3. A description of the grievance procedure to be utilized.

4. A description of the quality assurance program, including:
   a. The formal organizational structure;
   b. The written criteria for selection, retention and removal of network providers; and
   c. The procedures for evaluating quality of care provided by network providers, and the process to initiate corrective action when warranted.

5. A list and description, by specialty, of the network providers.

6. Copies of the written information proposed to be used by the issuer to comply with Subsection I.

7. Any other information requested by the director.

F. (1) A Medicare Select issuer shall file any proposed changes to the plan of operation, except for changes to the list of network providers, with the director prior to implementing the changes. Changes shall be considered approved by the director after thirty (30) days unless specifically disapproved.

(2) An updated list of network providers shall be filed with the director at least quarterly.

G. A Medicare Select policy or certificate shall not restrict payment for covered services provided by non-network providers if:

1. The services are for symptoms requiring emergency care or are immediately required for an unforeseen illness, injury or a condition; and

2. It is not reasonable to obtain services through a network provider.

H. A Medicare Select policy or certificate shall provide payment for full coverage under the policy for covered services that are not available through network providers.

I. A Medicare Select issuer shall make full and fair disclosure in writing of the provisions, restrictions and limitations of the Medicare Select policy or certificate to each applicant. This disclosure shall include at least the following:

1. An outline of coverage sufficient to permit the applicant to compare the coverage and premiums of the Medicare Select policy or certificate with:
   a. Other Medicare supplement policies or certificates offered by the issuer; and
   b. Other Medicare Select policies or certificates.
(2) A description (including address, phone number and hours of operation) of the network providers, including primary care physicians, specialty physicians, hospitals and other providers.

(3) A description of the restricted network provisions, including payments for coinsurance and deductibles when providers other than network providers are utilized. Except to the extent specified in the policy or certificate, expenses incurred when using out-of-network providers do not count toward the out-of-pocket annual limit contained in plans K and L.

(4) A description of coverage for emergency and urgently needed care and other out-of-service area coverage.

(5) A description of limitations on referrals to restricted network providers and to other providers.

(6) A description of the policyholder’s rights to purchase any other Medicare supplement policy or certificate otherwise offered by the issuer.

(7) A description of the Medicare Select issuer’s quality assurance program and grievance procedure.

J. Prior to the sale of a Medicare Select policy or certificate, a Medicare Select issuer shall obtain from the applicant a signed and dated form stating that the applicant has received the information provided pursuant to Subsection I of this section and that the applicant understands the restrictions of the Medicare Select policy or certificate.

K. A Medicare Select issuer shall have and use procedures for hearing complaints and resolving written grievances from the subscribers. The procedures shall be aimed at mutual agreement for settlement and may include arbitration procedures.

(1) The grievance procedure shall be described in the policy and certificates and in the outline of coverage.

(2) At the time the policy or certificate is issued, the issuer shall provide detailed information to the policyholder describing how a grievance may be registered with the issuer.

(3) Grievances shall be considered in a timely manner and shall be transmitted to appropriate decision-makers who have authority to fully investigate the issue and take corrective action.

(4) If a grievance is found to be valid, corrective action shall be taken promptly.

(5) All concerned parties shall be notified about the results of a grievance.

(6) The issuer shall report no later than each March 31st to the director regarding its grievance procedure. The report shall be in a format prescribed by the director and shall contain the number of grievances filed in the past year and a summary of the subject, nature and resolution of such grievances.

L. At the time of initial purchase, a Medicare Select issuer shall make available to each applicant for a Medicare Select policy or certificate the opportunity to purchase any Medicare supplement policy or certificate otherwise offered by the issuer.

M. (1) At the request of an individual insured under a Medicare Select policy or certificate, a Medicare Select issuer shall make available to the individual insured the opportunity to purchase a Medicare supplement policy or certificate offered by the issuer which has comparable or lesser benefits and which does not contain a restricted network provision. The issuer shall make the policies or certificates available without requiring evidence of insurability after the Medicare Select policy or certificate has been in force for six (6) months.

(2) For the purposes of this subsection, a Medicare supplement policy or certificate will be considered to have comparable or lesser benefits unless it contains one or more significant benefits not included in the Medicare Select policy or certificate being replaced. For the purposes of this paragraph, a significant benefit means coverage for the Medicare Part A deductible, coverage for at-home recovery services or coverage for Part B excess charges.

N. Medicare Select policies and certificates shall provide for continuation of coverage in the event the Secretary of Health and Human Services determines that Medicare Select policies and certificates issued pursuant to this section should be discontinued due to either the failure of the Medicare Select Program to be reauthorized under law or its substantial amendment.

(1) Each Medicare Select issuer shall make available to each individual insured under a Medicare Select policy or certificate the opportunity to purchase any Medicare supplement policy or certificate offered by the issuer which has comparable or lesser benefits and which does not contain a restricted network provision. The issuer shall make the policies and certificates available without requiring evidence of insurability.

(2) For the purposes of this subsection, a Medicare supplement policy or certificate will be considered to have comparable or lesser benefits unless it contains one or more significant benefits not included in the Medicare Select policy or certificate being replaced. For the purposes of this paragraph, a significant benefit means
coverage for the Medicare Part A deductible, coverage for at-home recovery services or coverage for Part B excess charges.

O. A Medicare Select issuer shall comply with reasonable requests for data made by state or federal agencies, including the United States Department of Health and Human Services, for the purpose of evaluating the Medicare Select Program.

Section 11. Open Enrollment

A. An issuer shall not deny or condition the issuance or effectiveness of any Medicare supplement policy or certificate available for sale in this state, nor discriminate in the pricing of a policy or certificate because of the health status, claims experience, receipt of health care, or medical condition of an applicant in the case of an application for a policy or certificate that is submitted prior to or during the six (6) month period beginning with the first day of the first month in which an individual is 65 years of age or older and is enrolled for benefits under Medicare Part B. Each Medicare supplement policy and certificate currently available from an insurer shall be made available to all applicants who qualify under this subsection without regard to age.

B. (1) If an applicant qualifies under Subsection A and submits an application during the time period referenced in Subsection A and, as of the date of application, has had a continuous period of creditable coverage of at least six (6) months, the issuer shall not exclude benefits based on a preexisting condition.

(2) If the applicant qualifies under Subsection A and submits an application during the time period referenced in Subsection A and, as of the date of application, has had a continuous period of creditable coverage that is less than six (6) months, the issuer shall reduce the period of any preexisting condition exclusion by the aggregate of the period of creditable coverage applicable to the applicant as of the enrollment date. The Secretary shall specify the manner of the reduction under this subsection.

C. Except as provided in Subsection B and Sections 12 and 23, Subsection A shall not be construed as preventing the exclusion of benefits under a policy, during the first six (6) months, based on a preexisting condition for which the policyholder or certificateholder received treatment or was otherwise diagnosed during the six (6) months before the coverage became effective.

Section 12. Guaranteed Issue for Eligible Persons

A. Guaranteed Issue

(1) Eligible persons are those individuals described in Subsection B who seek to enroll under the policy during the period specified in Subsection C, and who submit evidence of the date of termination, disenrollment, or Medicare Part D enrollment with the application for a Medicare supplement policy.

(2) With respect to eligible persons, an issuer shall not deny or condition the issuance or effectiveness of a Medicare supplement policy described in Subsection E that is offered and is available for issuance to new enrollees by the issuer, shall not discriminate in the pricing of such a Medicare supplement policy because of health status, claims experience, receipt of health care, or medical condition, and shall not impose an exclusion of benefits based on a preexisting condition under such a Medicare supplement policy.

B. Eligible Persons

An eligible person is an individual described in any of the following paragraphs:

(1) The individual is enrolled under an employee welfare benefit plan that provides health benefits that supplement the benefits under Medicare; and the plan terminates, or the plan ceases to provide substantially all such supplemental health benefits to the individual;

(2) The individual is enrolled with a Medicare Advantage organization under a Medicare Advantage plan under part C of Medicare, and any of the following circumstances apply, or the individual is 65 years of age or older and is enrolled with a Program of All-Inclusive Care for the Elderly (PACE) provider under Section 1894 of the Social Security Act, and there are circumstances similar to those described below that would permit discontinuance of the individual’s enrollment with such provider if such individual were enrolled in a Medicare Advantage plan:

(a) The certification of the organization or plan has been terminated;

(b) The organization has terminated or otherwise discontinued providing the plan in the area in which the individual resides;
(c) The individual is no longer eligible to elect the plan because of a change in the individual’s place of residence or other change in circumstances specified by the Secretary, but not including termination of the individual’s enrollment on the basis described in Section 1851(g)(3)(B) of the federal Social Security Act (where the individual has not paid premiums on a timely basis or has engaged in disruptive behavior as specified in standards under Section 1856), or the plan is terminated for all individuals within a residence area;

(d) The individual demonstrates, in accordance with guidelines established by the Secretary, that:

(i) The organization offering the plan substantially violated a material provision of the organization’s contract under this part in relation to the individual, including the failure to provide an enrollee on a timely basis medically necessary care for which benefits are available under the plan or the failure to provide such covered care in accordance with applicable quality standards; or

(ii) The organization, or agent or other entity acting on the organization’s behalf, materially misrepresented the plan’s provisions in marketing the plan to the individual; or

(e) The individual meets such other exceptional conditions as the Secretary may provide.

(3)(a) The individual is enrolled with:

(i) An eligible organization under a contract under Section 1876 of the Social Security Act (Medicare cost);

(ii) A similar organization operating under demonstration project authority, effective for periods before April 1, 1999;

(iii) An organization under an agreement under Section 1833(a)(1)(A) of the Social Security Act (health care prepayment plan); or

(iv) An organization under a Medicare Select policy; and

(b) The enrollment ceases under the same circumstances that would permit discontinuance of an individual’s election of coverage under Section 12B(2).

(4) The individual is enrolled under a Medicare supplement policy and the enrollment ceases because:

(a) (i) Of the insolvency of the issuer or bankruptcy of the nonissuer organization; or

(ii) Of other involuntary termination of coverage or enrollment under the policy;

(b) The issuer of the policy substantially violated a material provision of the policy; or

(c) The issuer, or an agent or other entity acting on the issuer's behalf, materially misrepresented the policy’s provisions in marketing the policy to the individual.

(5) (a) The individual was enrolled under a Medicare supplement policy and terminates enrollment and subsequently enrolls, for the first time, with any Medicare Advantage organization under a Medicare Advantage plan under part C of Medicare, any eligible organization under a contract under Section 1876 of the Social Security Act (Medicare cost), any similar organization operating under demonstration project authority, any PACE provider under Section 1894 of the Social Security Act or a Medicare Select policy; and

(b) The subsequent enrollment under subparagraph (a) is terminated by the enrollee during any period within the first twelve (12) months of such subsequent enrollment (during which the enrollee is permitted to terminate such subsequent enrollment under Section 1851(e) of the federal Social Security Act); or

(6) The individual, upon first becoming eligible for benefits under part A of Medicare at age 65, enrolls in a Medicare Advantage plan under part C of Medicare, or with a PACE provider under Section 1894 of the Social Security Act, and disenrolls from the plan or program by not later than twelve (12) months after the effective date of enrollment.

(7) The individual enrolls in a Medicare Part D plan during the initial enrollment period and, at the time of enrollment in Part D, was enrolled under a Medicare supplement policy that covers outpatient prescription drugs and the individual terminates enrollment in the Medicare supplement policy and submits evidence of enrollment in Medicare Part D along with the application for a policy described in Subsection E(4).

C. Guaranteed Issue Time Periods

(1) In the case of an individual described in Subsection B(1), the guaranteed issue period begins on the later of: (i) the date the individual receives a notice of termination or cessation of all supplemental health benefits (or, if a notice is not received, notice that a claim has been denied because of a termination or cessation); or (ii) the date that the applicable coverage terminates or ceases; and ends sixty-three (63) days thereafter;

(2) In the case of an individual described in Subsection B(2), B(3), B(5) or B(6) whose enrollment is terminated involuntarily, the guaranteed issue period begins on the date that the individual receives a notice of termination and ends sixty-three (63) days after the date the applicable coverage is terminated;
(3) In the case of an individual described in Subsection B(4)(a), the guaranteed issue period begins on the earlier of: (i) the date that the individual receives a notice of termination, a notice of the issuer’s bankruptcy or insolvency, or other such similar notice if any, and (ii) the date that the applicable coverage is terminated, and ends on the date that is sixty-three (63) days after the date the coverage is terminated;

(4) In the case of an individual described in Subsection B(2), B(4)(b), B(4)(c), B(5) or B(6) who disenrolls voluntarily, the guaranteed issue period begins on the date that is sixty (60) days before the effective date of the disenrollment and ends on the date that is sixty-three (63) days after the effective date;

(5) In the case of an individual described in Subsection B(7), the guaranteed issue period begins on the date the individual receives notice pursuant to Section 1882(v)(2)(B) of the Social Security Act from the Medicare supplement issuer during the sixty-day period immediately preceding the initial Part D enrollment period and ends on the date that is sixty-three (63) days after the effective date of the individual’s coverage under Medicare Part D; and

(6) In the case of an individual described in Subsection B but not described in the preceding provisions of this Subsection, the guaranteed issue period begins on the effective date of disenrollment and ends on the date that is sixty-three (63) days after the effective date.

D. Extended Medigap Access for Interrupted Trial Periods

(1) In the case of an individual described in Subsection B(5) (or deemed to be so described, pursuant to this paragraph) whose enrollment with an organization or provider described in Subsection B(5)(a) is involuntarily terminated within the first twelve (12) months of enrollment, and who, without an intervening enrollment, enrolls with another such organization or provider, the subsequent enrollment shall be deemed to be an initial enrollment described in Section 12B(5);

(2) In the case of an individual described in Subsection B(6) (or deemed to be so described, pursuant to this paragraph) whose enrollment with a plan or in a program described in Subsection B(6) is involuntarily terminated within the first twelve (12) months of enrollment, and who, without an intervening enrollment, enrolls in another such plan or program, the subsequent enrollment shall be deemed to be an initial enrollment described in Section 12B(6); and

(3) For purposes of Subsections B(5) and B(6), no enrollment of an individual with an organization or provider described in Subsection B(5)(a), or with a plan or in a program described in Subsection B(6), may be deemed to be an initial enrollment under this paragraph after the two-year period beginning on the date on which the individual first enrolled with such an organization, provider, plan or program.

E. Products to Which Eligible Persons are Entitled

The Medicare supplement policy to which eligible persons are entitled under:

(1) Section 12B(1), (2), (3) and (4) is a Medicare supplement policy which has a benefit package classified as Plan A, B, C, F (including F with a high deductible), K or L offered by any issuer.

(2) (a) Subject to subparagraph (b), Section 12B(5) is the same Medicare supplement policy in which the individual was most recently previously enrolled, if available from the same issuer, or, if not so available, a policy described in Paragraph (1);

(b) After December 31, 2005, if the individual was most recently enrolled in a Medicare supplement policy with an outpatient prescription drug benefit, a Medicare supplement policy described in this subparagraph is:

(i) The policy available from the same issuer but modified to remove outpatient prescription drug coverage; or

(ii) At the election of the policyholder, an A, B, C, F (including F with a high deductible), K or L policy that is offered by any issuer;

(3) Section 12B(6) shall include any Medicare supplement policy offered by any issuer;

(4) Section 12B(7) is a Medicare supplement policy that has a benefit package classified as Plan A, B, C, F (including F with a high deductible), K or L, and that is offered and is available for issuance to new enrollees by the same issuer that issued the individual’s Medicare supplement policy with outpatient prescription drug coverage.

F. Notification provisions

(1) At the time of an event described in Subsection B of this section because of which an individual loses coverage or benefits due to the termination of a contract or agreement, policy, or plan, the organization that terminates the contract or agreement, the issuer terminating the policy, or the administrator of the plan being terminated, respectively, shall notify the individual of his or her rights under this section, and of the
obligations of issuers of Medicare supplement policies under Subsection A. Such notice shall be communicated contemporaneously with the notification of termination.

(2) At the time of an event described in Subsection B of this section because of which an individual ceases enrollment under a contract or agreement, policy, or plan, the organization that offers the contract or agreement, regardless of the basis for the cessation of enrollment, the issuer offering the policy, or the administrator of the plan, respectively, shall notify the individual of his or her rights under this section, and of the obligations of issuers of Medicare supplement policies under Section 12A. Such notice shall be communicated within ten working days of the issuer receiving notification of disenrollment.

Section 13. Standards for Claims Payment

A. An issuer shall comply with section 1882(c)(3) of the Social Security Act (as enacted by section 4081(b)(2)(C) of the Omnibus Budget Reconciliation Act of 1987 (OBRA) 1987, Pub. L. No. 100-203) by:

1. Accepting a notice from a Medicare carrier on dually assigned claims submitted by participating physicians and suppliers as a claim for benefits in place of any other claim form otherwise required and making a payment determination on the basis of the information contained in that notice;
2. Notifying the participating physician or supplier and the beneficiary of the payment determination;
3. Paying the participating physician or supplier directly;
4. Furnishing, at the time of enrollment, each enrollee with a card listing the policy name, number and a central mailing address to which notices from a Medicare carrier may be sent;
5. Paying user fees for claim notices that are transmitted electronically or otherwise; and
6. Providing to the Secretary of Health and Human Services, at least annually, a central mailing address to which all claims may be sent by Medicare carriers.

B. Compliance with the requirements set forth in Subsection A above shall be certified on the Medicare supplement insurance experience reporting form.

Section 14. Loss Ratio Standards and Refund or Credit of Premium

A. Loss Ratio Standards

1. (a) A Medicare Supplement policy form or certificate form shall not be delivered or issued for delivery unless the policy form or certificate form can be expected, as estimated for the entire period for which rates are computed to provide coverage, to return to policyholders and certificate holders in the form of aggregate benefits (not including anticipated refunds or credits) provided under the policy form or certificate form:
   i. At least seventy-five percent (75%) of the aggregate amount of premiums earned in the case of group policies; or
   ii. At least sixty-five percent (65%) of the aggregate amount of premiums earned in the case of individual policies;

2. Calculated on the basis of incurred claims experience or incurred health care expenses where coverage is provided by a health maintenance organization on a service rather than reimbursement basis and earned premiums for the period and in accordance with accepted actuarial principles and practices. Incurred health care expenses where coverage is provided by a health maintenance organization shall not include:
   i. Home office and overhead costs;
   ii. Advertising costs;
   iii. Commissions and other acquisition costs;
   iv. Taxes;
   v. Capital costs;
   vi. Administrative costs; and
   vii. Claims processing costs.

2. All filings of rates and rating schedules shall demonstrate that expected claims in relation to premiums comply with the requirements of this section when combined with actual experience to date. Filings of rate revisions shall also demonstrate that the anticipated loss ratio over the entire future period for which the revised rates are computed to provide coverage can be expected to meet the appropriate loss ratio standards.
(3) For purposes of applying Subsection A(1) of this section and Subsection C(3) of Section 15 only, policies issued as a result of solicitations of individuals through the mails or by mass media advertising (including both print and broadcast advertising) shall be deemed to be individual policies.

(4) For policies issued prior to May 1, 1992, expected claims in relation to premiums shall meet:
   (a) The originally filed anticipated loss ratio when combined with the actual experience since inception;
   (b) The appropriate loss ratio requirement from Subsection A(1)(a)(i) and (ii) when combined with actual experience beginning with [insert effective date of this revision] to date; and
   (c) The appropriate loss ratio requirement from Subsection A(1)(a)(i) and (ii) over the entire future period for which the rates are computed to provide coverage.

B. Refund or Credit Calculation
   (1) An issuer shall collect and file with the director by May 31 of each year the data contained in the applicable reporting form contained in Appendix A for each type in a standard Medicare supplement benefit plan.
   (2) If on the basis of the experience as reported the benchmark ratio since inception (ratio 1) exceeds the adjusted experience ratio since inception (ratio 3), then a refund or credit calculation is required. The refund calculation shall be done on a statewide basis for each type in a standard Medicare supplement benefit plan. For purposes of the refund or credit calculation, experience on policies issued within the reporting year shall be excluded.
   (3) For the purposes of this section, policies or certificates issued prior to May 1, 1992, the issuer shall make the refund or credit calculation separately for all individual policies (including all group policies subject to an individual loss ratio standard when issued) combined and all other group policies combined for experience after the April 28, 1996. The first report shall be due by May 31, 1998.
   (4) A refund or credit shall be made only when the benchmark loss ratio exceeds the adjusted experience loss ratio and the amount to be refunded or credited exceeds a de minimis level. The refund shall include interest from the end of the calendar year to the date of the refund or credit at a rate specified by the Secretary of Health and Human Services, but in no event shall it be less than the average rate of interest for thirteen-week Treasury notes. A refund or credit against premiums due shall be made by September 30 following the experience year upon which the refund or credit is based.

C. Annual Filing of Premium Rates
An issuer of Medicare supplement policies and certificates issued before or after the effective date of May 1, 1992 in this state shall file annually its rates, rating schedule and supporting documentation including ratios of incurred losses to earned premiums by policy duration for approval by the director in accordance with the filing requirements and procedures prescribed by the director. The supporting documentation shall also demonstrate in accordance with actuarial standards of practice using reasonable assumptions that the appropriate loss ratio standards can be expected to be met over the entire period for which rates are computed. The demonstration shall exclude active life reserves. An expected third-year loss ratio which is greater than or equal to the applicable percentage shall be demonstrated for policies or certificates in force less than three (3) years.

As soon as practicable, but prior to the effective date of enhancements in Medicare benefits, every issuer of Medicare supplement policies or certificates in this state shall file with the director, in accordance with the applicable filing procedures of this state:
   (1) (a) Appropriate premium adjustments necessary to produce loss ratios as anticipated for the current premium for the applicable policies or certificates. The supporting documents necessary to justify the adjustment shall accompany the filing.
   (b) An issuer shall make premium adjustments necessary to produce an expected loss ratio under the policy or certificate to conform to minimum loss ratio standards for Medicare supplement policies and which are expected to result in a loss ratio at least as great as that originally anticipated in the rates used to produce current premiums by the issuer for the Medicare supplement policies or certificates. No premium adjustment which would modify the loss ratio experience under the policy other than the adjustments described herein shall be made with respect to a policy at any time other than upon its renewal date or anniversary date.
   (c) If an issuer fails to make premium adjustments acceptable to the director, the director may order premium adjustments, refunds or premium credits deemed necessary to achieve the loss ratio required by this section.
(2) Any appropriate riders, endorsements or policy forms needed to accomplish the Medicare supplement policy or certificate modifications necessary to eliminate benefit duplications with Medicare. The riders, endorsements or policy forms shall provide a clear description of the Medicare supplement benefits provided by the policy or certificate.

D. Public Hearings

The director may conduct a public hearing to gather information concerning a request by an issuer for an increase in a rate for a policy form or certificate form issued before or after the effective date of [insert citation to state’s regulation] if the experience of the form for the previous reporting period is not in compliance with the applicable loss ratio standard. The determination of compliance is made without consideration of any refund or credit for the reporting period. Public notice of the hearing shall be furnished in a manner deemed appropriate by the director.

Section 15. Filing and Approval of Policies and Certificates and Premium Rates

A. An issuer shall not deliver or issue for delivery a policy or certificate to a resident of this state unless the policy form or certificate form has been filed with and approved by the director in accordance with filing requirements and procedures prescribed by the director.

B. An issuer shall file any riders or amendments to policy or certificate forms to delete outpatient prescription drug benefits as required by the Medicare Prescription Drug, Improvement, and Modernization Act of 2003 only with the director in the state in which the policy or certificate was issued.

C. An issuer shall not use or change premium rates for a Medicare supplement policy or certificate unless the rates, rating schedule and supporting documentation have been filed with and approved by the director in accordance with the filing requirements and procedures prescribed by the director.

D. (1) Except as provided in Paragraph (2) of this subsection, an issuer shall not file for approval more than one form of a policy or certificate of each type for each standard Medicare supplement benefit plan.

(2) An issuer may offer, with the approval of the director, up to four (4) additional policy forms or certificate forms of the same type for the same standard Medicare supplement benefit plan, one for each of the following cases:

(a) The inclusion of new or innovative benefits;
(b) The addition of either direct response or agent marketing methods;
(c) The addition of either guaranteed issue or underwritten coverage;
(d) The offering of coverage to individuals eligible for Medicare by reason of disability.

(3) For the purposes of this section, a “type” means an individual policy, a group policy, an individual Medicare Select policy, or a group Medicare Select policy.

E. (1) Except as provided in Paragraph (1)(a), an issuer shall continue to make available for purchase any policy form or certificate form issued after the effective date of this regulation that has been approved by the director. A policy form or certificate form shall not be considered to be available for purchase unless the issuer has actively offered it for sale in the previous twelve (12) months.

(a) An issuer may discontinue the availability of a policy form or certificate form if the issuer provides to the director in writing its decision at least thirty (30) days prior to discontinuing the availability of the form of the policy or certificate. After receipt of the notice by the director, the issuer shall no longer offer for sale the policy form or certificate form in this state.

(b) An issuer that discontinues the availability of a policy form or certificate form pursuant to Subparagraph (a) shall not file for approval a new policy form or certificate form of the same type for the same standard Medicare supplement benefit plan as the discontinued form for a period of five (5) years after the issuer provides notice to the director of the discontinuance. The period of discontinuance may be reduced if the director determines that a shorter period is appropriate.

(2) The sale or other transfer of Medicare supplement business to another issuer shall be considered a discontinuance for the purposes of this subsection.

(3) A change in the rating structure or methodology shall be considered a discontinuance under Paragraph (1) unless the issuer complies with the following requirements:
(a) The issuer provides an actuarial memorandum, in a form and manner prescribed by the director, describing the manner in which the revised rating methodology and resultant rates differ from the existing rating methodology and existing rates.

(b) The issuer does not subsequently put into effect a change of rates or rating factors that would cause the percentage differential between the discontinued and subsequent rates as described in the actuarial memorandum to change. The director may approve a change to the differential which is in the public interest.

F. (1) Except as provided in Paragraph (2), the experience of all policy forms or certificate forms of the same type in a standard Medicare supplement benefit plan shall be combined for purposes of the refund or credit calculation prescribed in Section 14, subsection B.

(2) Forms assumed under an assumption reinsurance agreement shall not be combined with the experience of other forms for purposes of the refund or credit calculation.

Section 16. Permitted Compensation Arrangements

A. An issuer or other entity may provide commission or other compensation to an agent or other representative for the sale of a Medicare supplement policy or certificate only if the first year commission or other first year compensation is no more than 200 percent of the commission or other compensation paid for selling or servicing the policy or certificate in the second year or period.

B. The commission or other compensation provided in subsequent (renewal) years must be the same as that provided in the second year or period and must be provided for no fewer than five (5) renewal years.

C. No issuer or other entity shall provide compensation to its agents or other producers and no agent or producer shall receive compensation greater than the renewal compensation payable by the replacing issuer on renewal policies or certificates if an existing policy or certificate is replaced.

D. For purposes of this section, “compensation” includes pecuniary or non-pecuniary remuneration of any kind relating to the sale or renewal of the policy or certificate including but not limited to bonuses, gifts, prizes, awards and finders fees.

Section 17. Required Disclosure Provisions

A. General Rules.

(1) Medicare supplement policies and certificates shall include a renewal or continuation provision. The language or specifications of the provision shall be consistent with the type of contract issued. The provision shall be appropriately captioned and shall appear on the first page of the policy, and shall include any reservation by the issuer of the right to change premiums and any automatic renewal premium increases based on the policyholder’s age.

(2) Except for riders or endorsements by which the issuer effectuates a request made in writing by the insured, exercises a specifically reserved right under a Medicare supplement policy, or is required to reduce or eliminate benefits to avoid duplication of Medicare benefits, all riders or endorsements added to a Medicare supplement policy after date of issue or at reinstatement or renewal which reduce or eliminate benefits or coverage in the policy shall require a signed acceptance by the insured. After the date of policy or certificate issue, any rider or endorsement which increases benefits or coverage with a concomitant increase in premium during the policy term shall be agreed to in writing signed by the insured, unless the benefits are required by the minimum standards for Medicare supplement policies, or if the increased benefits or coverage is required by law. Where a separate additional premium is charged for benefits provided in connection with riders or endorsements, the premium charge shall be set forth in the policy.

(3) Medicare supplement policies or certificates shall not provide for the payment of benefits based on standards described as “usual and customary,” “reasonable and customary” or words of similar import.

(4) If a Medicare supplement policy or certificate contains any limitations with respect to preexisting conditions, such limitations shall appear as a separate paragraph of the policy and be labeled as “Preexisting Condition Limitations.”

(5) Medicare supplement policies and certificates shall have a notice prominently printed on the first page of the policy or certificate or attached thereto stating in substance that the policyholder or certificateholder shall
have the right to return the policy or certificate within thirty (30) days of its delivery and to have the premium refunded if, after examination of the policy or certificate, the insured person is not satisfied for any reason.

(6) (a) Issuers of accident and sickness policies or certificates which provide hospital or medical expense coverage on an expense incurred or indemnity basis to persons eligible for Medicare shall provide to those applicants a Guide to Health Insurance for People with Medicare in the form developed jointly by the National Association of Insurance Directors and CMS and in a type size no smaller than 12 point type. Delivery of the Guide shall be made whether or not the policies or certificates are advertised, solicited or issued as Medicare supplement policies or certificates as defined in this regulation. Except in the case of direct response issuers, delivery of the Guide shall be made to the applicant at the time of application and acknowledgement of receipt of the Guide shall be obtained by the issuer. Direct response issuers shall deliver the Guide to the applicant upon request but not later than at the time the policy is delivered.

(b) For the purposes of this section, “form” means the language, format, type size, type proportional spacing, bold character, and line spacing.

B. Notice Requirements.

(1) As soon as practicable, but no later than thirty (30) days prior to the annual effective date of any Medicare benefit changes, an issuer shall notify its policyholders and certificateholders of modifications it has made to Medicare supplement insurance policies or certificates in a format acceptable to the director. The notice shall:

(a) Include a description of revisions to the Medicare program and a description of each modification made to the coverage provided under the Medicare supplement policy or certificate, and

(b) Inform each policyholder or certificateholder as to when any premium adjustment is to be made due to changes in Medicare.

(2) The notice of benefit modifications and any premium adjustments shall be in outline form and in clear and simple terms so as to facilitate comprehension.

(3) The notices shall not contain or be accompanied by any solicitation.

C. MMA Notice Requirements.

Issuers shall comply with any notice requirements of the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.

D. Outline of Coverage Requirements for Medicare Supplement Policies.

(1) Issuers shall provide an outline of coverage to all applicants at the time application is presented to the prospective applicant and, except for direct response policies, shall obtain an acknowledgement of receipt of the outline from the applicant; and

(2) If an outline of coverage is provided at the time of application and the Medicare supplement policy or certificate is issued on a basis which would require revision of the outline, a substitute outline of coverage properly describing the policy or certificate shall accompany the policy or certificate when it is delivered and contain the following statement, in no less than twelve (12) point type, immediately above the company name:

NOTICE: Read this outline of coverage carefully. It is not identical to the outline of coverage provided upon application and the coverage originally applied for has not been issued.”

(3) The outline of coverage provided to applicants pursuant to this section consists of four parts: a cover page, premium information, disclosure pages, and charts displaying the features of each benefit plan offered by the issuer. The outline of coverage shall be in the language and format prescribed below in no less than twelve (12) point type. All plans A-L shall be shown on the cover page, and the plans that are offered by the issuer shall be prominently identified. Premium information for plans that are offered shall be shown on the cover page or immediately following the cover page and shall be prominently displayed. The premium and mode shall be stated for all plans that are offered to the prospective applicant. All possible premiums for the prospective applicant shall be illustrated.

(4) The following items shall be included in the outline of coverage in the order prescribed below.
These charts show the benefits included in each of the standard Medicare supplement plans. Every company must make available Plan “A.” Some plans may not be available in your state.

See Outlines of Coverage sections for details about ALL plans

Basic Benefits for Plans A - J:
Hospitalization: Part A coinsurance plus coverage for 365 additional days after Medicare benefits end.
Medical Expenses: Part B coinsurance (generally 20% of Medicare-approved expenses) or copayments for hospital outpatient services.
Blood: First three pints of blood each year.

- Plans F and J also have an option called a high deductible plan F and a high deductible plan J. These high deductible plans pay the same benefits as Plans F and J after one has paid a calendar year [$1690] deductible. Benefits from high deductible plans F and J will not begin until out-of-pocket expenses exceed [$1690]. Out-of-pocket expenses for this deductible are expenses that would ordinarily be paid by the policy. These expenses include the Medicare deductibles for Part A and Part B, but do not include the plan’s separate foreign travel emergency deductible.
Basic Benefits for Plans K and L include similar services as plans A-J, but cost-sharing for the basic benefits is at different levels.

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<td><strong>Foreign Travel Emergency</strong></td>
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</tr>
<tr>
<td><strong>At-Home Recovery</strong></td>
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</tr>
<tr>
<td><strong>Preventive Care NOT covered by Medicare</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>$[4000] Out of Pocket Annual Limit</strong>*</td>
<td><strong>$[2000] Out of Pocket Annual Limit</strong>*</td>
<td></td>
</tr>
</tbody>
</table>

**Plans K and L provide for different cost-sharing for items and services than Plans A – J.**

Once you reach the annual limit, the plan pays 100% of the Medicare copayments, coinsurance, and deductibles for the rest of the calendar year. The out-of-pocket annual limit does NOT include charges from your provider that exceed Medicare-approved amounts, called “Excess Charges”. You will be responsible for paying excess charges.

**The out-of-pocket annual limit will increase each year for inflation.**

See Outlines of Coverage for details and exceptions.
54 FINAL REGULATIONS

**PREMIUM INFORMATION** [Boldface Type]
We [insert issuer’s name] can only raise your premium if we raise the premium for all policies like yours in this State. [If the premium is based on the increasing age of the insured, include information specifying when premiums will change.]

**DISCLOSURES** [Boldface Type]
Use this outline to compare benefits and premiums among policies.

**READ YOUR POLICY VERY CAREFULLY** [Boldface Type]
This is only an outline describing your policy’s most important features. The policy is your insurance contract. You must read the policy itself to understand all of the rights and duties of both you and your insurance company.

**RIGHT TO RETURN POLICY** [Boldface Type]
If you find that you are not satisfied with your policy, you may return it to [insert issuer’s address]. If you send the policy back to us within 30 days after you receive it, we will treat the policy as if it had never been issued and return all of your payments.

**POLICY REPLACEMENT** [Boldface Type]
If you are replacing another health insurance policy, do NOT cancel it until you have actually received your new policy and are sure you want to keep it.

**NOTICE** [Boldface Type]
This policy may not fully cover all of your medical costs.

[for agents:]
Neither [insert company’s name] nor its agents are connected with Medicare.

[for direct response:]
[insert company’s name] is not connected with Medicare.

This outline of coverage does not give all the details of Medicare coverage. Contact your local Social Security Office or consult Medicare and You for more details.

**COMPLETE ANSWERS ARE VERY IMPORTANT** [Boldface Type]
When you fill out the application for the new policy, be sure to answer truthfully and completely all questions about your medical and health history. The company may cancel your policy and refuse to pay any claims if you leave out or falsify important medical information. [If the policy or certificate is guaranteed issue, this paragraph need not appear.]

Review the application carefully before you sign it. Be certain that all information has been properly recorded.

[Include for each plan prominently identified in the cover page, a chart showing the services, Medicare payments, plan payments and insured payments for each plan, using the same language, in the same order, using uniform layout and format as shown in the charts below. No more than four plans may be shown on one chart. For purposes of illustration, charts for each plan are included in this regulation. An issuer may use additional benefit plan designations on these charts pursuant to Section 9D of this regulation.]

[Include an explanation of any innovative benefits on the cover page and in the chart, in a manner approved by the director.]

**PLAN A**

**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**
* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.
<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board,</td>
<td>All but $[876]</td>
<td>$0</td>
<td>$[876](Part A</td>
</tr>
<tr>
<td>general nursing and</td>
<td></td>
<td></td>
<td>deductible)</td>
</tr>
<tr>
<td>miscellaneous services and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>$0</td>
<td></td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
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<tr>
<td>—While using 60 lifetime</td>
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<td></td>
</tr>
<tr>
<td>reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Once lifetime reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>$0**</td>
</tr>
<tr>
<td>—Beyond the additional 365</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>days</td>
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<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong>*</td>
<td></td>
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<tr>
<td>You must meet Medicare’s</td>
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<tr>
<td>requirements, including having</td>
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<tr>
<td>been in a hospital for at least 3</td>
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<td></td>
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<tr>
<td>days and entered a Medicare-</td>
<td></td>
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<tr>
<td>approved facility</td>
<td></td>
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<tr>
<td>Within 30 days after leaving</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>the hospital</td>
<td></td>
<td></td>
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</tr>
<tr>
<td>First 20 days</td>
<td>All approved</td>
<td>$0</td>
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<td>amounts</td>
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<td></td>
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</tr>
<tr>
<td>21st thru 100th day</td>
<td>All but $[109.50]</td>
<td>$0</td>
<td>Up to $[109.50] a day</td>
</tr>
<tr>
<td>101st day and after</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as long as your</td>
<td></td>
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<tr>
<td>doctor certifies you are</td>
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<tr>
<td>terminally ill and you elect to</td>
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<td></td>
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<tr>
<td>receive these services</td>
<td>All but very limited</td>
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<td>Balance</td>
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<tr>
<td></td>
<td>coinsurance for outpatient drugs and inpatient respite care</td>
<td>$0</td>
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</tr>
</tbody>
</table>

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

**PLAN A**

**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

*Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.*
### MEDICAL EXPENSES—
IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as Physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment,
- First $[100] of Medicare Approved Amounts*
- Remainder of Medicare Approved Amounts

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Part B Excess Charges</strong></td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>(Above Medicare Approved Amounts)</td>
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</tr>
</tbody>
</table>

### BLOOD
First 3 pints
Next $[100] of Medicare Approved Amounts*

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>All costs</td>
<td>$0</td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
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</tbody>
</table>

### CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
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</thead>
<tbody>
<tr>
<td><strong>100%</strong></td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
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### PARTS A & B
### HOME HEALTH CARE
MEDICARE APPROVED SERVICES
- Medically necessary skilled care services and medical supplies
- Durable medical equipment
  - First $[100] of Medicare Approved Amounts*
  - Remaider of Medicare Approved Amounts

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
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<td>Medically necessary skilled care services and medical supplies</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Durable medical equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
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</table>
PLAN B
MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD
* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
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<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>*</td>
<td></td>
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<td></td>
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<tr>
<td>Semiprivate room and board,</td>
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<tr>
<td>general nursing and</td>
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<td></td>
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<tr>
<td>miscellaneous services and</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[876]</td>
<td>$[876](Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
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<tr>
<td>—While using 60 lifetime</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>reserve days</td>
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<td></td>
<td></td>
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<tr>
<td>—Once lifetime reserve days are</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong>*</td>
<td></td>
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<tr>
<td>You must meet Medicare’s</td>
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<tr>
<td>requirements, including having</td>
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<td>been in a hospital for at least 3</td>
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<td>days and entered a Medicare-</td>
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<tr>
<td>approved facility within 30</td>
<td></td>
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<td>days after leaving the hospital</td>
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<tr>
<td>First 20 days</td>
<td>All approved amounts</td>
<td>$0</td>
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<tr>
<td>21st thru 100th day</td>
<td>All but $[109.50] a day</td>
<td>$0</td>
<td>Up to $[109.50] a day</td>
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<tr>
<td>101st day and after</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>3 pints</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as long as your doctor</td>
<td>All but very limited coinsurance for outpatient drugs and inpatient respite care</td>
<td>$0</td>
<td>Balance</td>
</tr>
<tr>
<td>certifies you are</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>terminally ill and you elect to</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>receive these services</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.
**PLAN B**

**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

*Once you have been billed $\$100$ of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.*

<table>
<thead>
<tr>
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<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEDICAL EXPENSES—</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, First $$100$ of Medicare Approved Amounts*</td>
<td>$0$</td>
<td>$0$</td>
<td>$$100$ (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Generally $80%$</td>
<td>$0$</td>
<td>Generally $20%$</td>
<td>$0$</td>
</tr>
<tr>
<td><strong>Part B Excess Charges</strong></td>
<td>$0$</td>
<td>$0$</td>
<td>All costs</td>
</tr>
<tr>
<td>(Above Medicare Approved Amounts)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td>$0$</td>
<td>All costs</td>
<td>$0$</td>
</tr>
<tr>
<td>First 3 pints</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Next $$100$ of Medicare Approved Amounts*</td>
<td>$0$</td>
<td>$0$</td>
<td>$$100$ (Part B deductible)</td>
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<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>$0$</td>
<td>$0$</td>
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</tr>
<tr>
<td>CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES</td>
<td>$0$</td>
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</tbody>
</table>
| **PARTS A & B**

<table>
<thead>
<tr>
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<tbody>
<tr>
<td><strong>HOME HEALTH CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MEDICARE APPROVED SERVICES—Medically necessary skilled care services and medical supplies</td>
<td>$100%$</td>
<td>$0$</td>
<td>$0$</td>
</tr>
<tr>
<td>—Durable medical equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $$100$ of Medicare Approved Amounts*</td>
<td>$0$</td>
<td>$0$</td>
<td>$$100$ (Part B deductible)</td>
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<td>Remainder of Medicare Approved Amounts</td>
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</tr>
<tr>
<td>CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES</td>
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<td>$0$</td>
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</tbody>
</table>
**PLAN C**  
**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**  
* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

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<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing and miscellaneous services and supplies</td>
<td>All but $[876]</td>
<td>$[876](Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>First 60 days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
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<tr>
<td>91st day and after:</td>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
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<tr>
<td>—While using 60 lifetime reserve days</td>
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<tr>
<td>—Once lifetime reserve days are used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility within 30 days after leaving the hospital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 20 days</td>
<td>All approved amounts</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td>All but $[109.50] a day</td>
<td>Up to $[109.50] a day</td>
<td>$0</td>
</tr>
<tr>
<td>101st day and after</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>3 pints</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as long as your doctor certifies you are terminally ill and you elect to receive these services</td>
<td>All but very limited coinsurance for outpatient drugs and inpatient respite care</td>
<td>$0</td>
<td>Balance</td>
</tr>
</tbody>
</table>

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.
**PLAN C**  
**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEDICAL EXPENSES—</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IN OR OUT OF THE HOSPITAL AND OUTPATIENT</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>HOSPITAL TREATMENT, such as physician’s</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>services, inpatient and outpatient medical</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>and surgical services and supplies, physical</td>
<td>$0</td>
<td>$[100] (Part B</td>
<td>$0</td>
</tr>
<tr>
<td>and speech therapy, diagnostic tests, durable</td>
<td></td>
<td>deductible)</td>
<td></td>
</tr>
<tr>
<td>medical equipment, First $[100] of Medicare</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
<tr>
<td>Approved Amounts*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Part B Excess Charges</strong></td>
<td></td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>(Above Medicare Approved Amounts)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>All costs</td>
<td>$0</td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$[100] (Part B</td>
<td>$0</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>deductible)</td>
<td></td>
</tr>
<tr>
<td>CLINICAL LABORATORY SERVICES—TESTS FOR</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>DIAGNOSTIC SERVICES</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## PARTS A & B

### HOME HEALTH CARE

<table>
<thead>
<tr>
<th>MEDICARE APPROVED SERVICES</th>
</tr>
</thead>
<tbody>
<tr>
<td>—Medically necessary skilled care services and medical supplies</td>
</tr>
<tr>
<td>—Durable medical equipment First $[100] of Medicare Approved Amounts*</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>80%</th>
<th>20%</th>
<th>100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### OTHER BENEFITS—NOT COVERED BY MEDICARE

#### FOREIGN TRAVEL—NOT COVERED BY MEDICARE

Medically necessary emergency care services beginning during the first 60 days of each trip outside the USA

<table>
<thead>
<tr>
<th>80%</th>
<th>20%</th>
<th>100%</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>$250</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### PLAN D

#### MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

<table>
<thead>
<tr>
<th>SERVICES</th>
</tr>
</thead>
<tbody>
<tr>
<td>SEMIPRIVATE ROOM AND BOARD, GENERAL NURSING AND MISCELLANEOUS SERVICES AND SUPPLIES</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>FIRST 60 DAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICARE PAYS</td>
</tr>
<tr>
<td>All but $[876]</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>61ST THRU 90TH DAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>91ST DAY AND AFTER:</td>
</tr>
<tr>
<td>—While using 60 lifetime reserve days</td>
</tr>
<tr>
<td>—Once lifetime reserve days are used:</td>
</tr>
<tr>
<td>—ADDITIONAL 365 DAYS</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>BEYOND THE ADDITIONAL 365 DAYS</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICARE PAYS</td>
</tr>
<tr>
<td>$0</td>
</tr>
</tbody>
</table>
SKILLED NURSING FACILITY CARE*
You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility within 30 days after leaving the hospital.
First 20 days
All approved amounts $0 $0
21st thru 100th day
All but $[109.50] a day Up to $[109.50] a day $0 $0
101st day and after $0 All costs

BLOOD
First 3 pints $0 $0
Additional amounts 100% 3 pints $0 $0

HOSPICE CARE
Available as long as your doctor certifies you are terminally ill and you elect to receive these services
All but very limited coinsurance for outpatient drugs and inpatient respite care $0 Balance

** NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

PLAN D
MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR
* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICAL EXPENSES— IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment,</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
</tbody>
</table>
### Part B Excess Charges
(Above Medicare Approved Amounts)

<table>
<thead>
<tr>
<th>BLOOD</th>
<th>Medicare Approved Amounts</th>
<th>$0</th>
<th>$0</th>
<th>All costs</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 pints</td>
<td></td>
<td>$0</td>
<td></td>
<td>All costs</td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td></td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
<td></td>
</tr>
</tbody>
</table>

### CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOME HEALTH CARE MEDICARE APPROVED SERVICES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Medically necessary skilled care services and medical supplies</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>—Durable medical equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
</tbody>
</table>

### AT-HOME RECOVERY SERVICES—NOT COVERED BY MEDICARE

Home care certified by your doctor, for personal care during recovery from an injury or sickness for which Medicare approved a Home Care Treatment Plan

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>—Benefit for each visit</td>
<td>$0</td>
<td>Actual charges to $40 a visit</td>
<td>Balance</td>
</tr>
<tr>
<td>—Number of visits covered (Must be received within 8 weeks of last Medicare Approved visit)</td>
<td>$0</td>
<td>Up to the number of Medicare Approved visits, not to exceed 7 each week</td>
<td></td>
</tr>
<tr>
<td>—Calendar year maximum</td>
<td>$0</td>
<td>$1,600</td>
<td></td>
</tr>
</tbody>
</table>
### OTHER BENEFITS—NOT COVERED BY MEDICARE

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREIGN TRAVEL—NOT COVERED BY MEDICARE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medically necessary emergency care services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>beginning during the first 60 days of each</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>trip outside the USA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $250 each calendar year</td>
<td>$0</td>
<td>$0</td>
<td>$250</td>
</tr>
<tr>
<td>Remainder of charges</td>
<td>$0</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
<td>20% and amounts over the $50,000 lifetime maximum</td>
</tr>
</tbody>
</table>

### PLAN E

**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**

*A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.*

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITALIZATION*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>and miscellaneous services and supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[876]</td>
<td>$[876]$ (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[219]$ a day</td>
<td>$[219]$ a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—While using 60 lifetime reserve days</td>
<td>All but $[438]$ a day</td>
<td>$[438]$ a day</td>
<td>$0</td>
</tr>
<tr>
<td>—Once lifetime reserve days are used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>SKILLED NURSING FACILITY CARE*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s requirements,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>including having been in a hospital for at</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>least 3 days and entered a Medicare-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>approved facility within 30 days after leaving</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>the hospital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 20 days</td>
<td>All approved amounts</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td>All but $[109.50]$ a day</td>
<td>Up to $[109.50]$ a day</td>
<td>$0</td>
</tr>
</tbody>
</table>
**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

### PLAN E

**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEDICAL EXPENSES—IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT,</strong> such as Physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment,</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>* First $[100] of Medicare Approved Amounts*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>$0</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Part B Excess Charges</strong> (Above Medicare Approved Amounts)</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td>$0</td>
<td>All costs</td>
<td>$0</td>
</tr>
<tr>
<td>First 3 pints</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
</tbody>
</table>
### CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### PARTS A & B

#### HOME HEALTH CARE

**MEDICARE APPROVED SERVICES**

- Medically necessary skilled care services and medical supplies
- Durable medical equipment

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>100%</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td>$[100]</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
</tbody>
</table>

#### MEDICARE APPROVED SERVICES

- First $250 each calendar year
- Remainder of Charges

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
<td>$250</td>
<td>$0</td>
</tr>
<tr>
<td>80%</td>
<td>20%</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
<td>20% and amounts over the $50,000 lifetime maximum</td>
</tr>
</tbody>
</table>

### PLAN E

#### OTHER BENEFITS—NOT COVERED BY MEDICARE

**FOREIGN TRAVEL—NOT COVERED BY MEDICARE**

- Medically necessary emergency care services beginning during the first 60 days of each trip outside the USA

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>$0</td>
<td>$250</td>
<td>$0</td>
</tr>
</tbody>
</table>

**PREVENTIVE MEDICAL CARE BENEFIT—NOT COVERED BY MEDICARE**

- Some annual physical and preventive tests and services administered or ordered by your doctor when not covered by Medicare

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>First $120 each calendar year</td>
<td>$0</td>
<td>$120</td>
<td>$0</td>
</tr>
<tr>
<td>Additional charges</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
</tbody>
</table>

*Medicare benefits are subject to change. Please consult the latest *Guide to Health Insurance for People with Medicare.*
**F or HIGH DEDUCTIBLE PLAN F**

**MEDICARE (PART A) – HOSPITAL SERVICES – PER BENEFIT PERIOD**

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

[**This high deductible plan pays the same benefits as Plan F after one has paid a calendar year [$1690] deductible. Benefits from the high deductible plan F will not begin until out-of-pocket expenses are [$1690]. Out-of-pocket expenses for this deductible are expenses that would ordinarily be paid by the policy. This includes the Medicare deductibles for Part A and Part B, but does not include the plan’s separate foreign travel emergency deductible.**]

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**] PLAN PAYS</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE,E,**] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITALIZATION*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing and miscellaneous services and supplies</td>
<td>All but $[876]</td>
<td>$[876] (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>While using 60 lifetime reserve days</td>
<td>All approved amounts</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Once lifetime reserve days are used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Additional 365 days</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0***</td>
</tr>
<tr>
<td>Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>SKILLED NURSING FACILITY CARE*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility within 30 days after leaving the hospital</td>
<td>All approved amounts</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>First 20 days</td>
<td>All but $[109.50] a day</td>
<td>Up to $[109.50] a day</td>
<td>$0</td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>101st day and after</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>BLOOD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>3 pints</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>
**HOSPICE CARE**  
Available as long as your doctor certifies you are terminally ill and you elect to receive these services  
All but very limited coinsurance for outpatient drugs and inpatient respite care  
$0  
Balance

(continued)

*** NOTICE: *** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

**PLAN F or HIGH DEDUCTIBLE PLAN F**

**MEDICARE (PART B) - MEDICAL SERVICES - PER CALENDAR YEAR**

*Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

[**This high deductible plan pays the same benefits as Plan F after one has paid a calendar year $[1690] deductible. Benefits from the high deductible plan F will not begin until out-of-pocket expenses are $[1690]. Out-of-pocket expenses for this deductible are expenses that would ordinarily be paid by the policy. This includes the Medicare deductibles for Part A and Part B, but does not include the plan’s separate foreign travel emergency deductible.**]

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**] PLAN PAYS</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE, **] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICAL EXPENSES - IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, Such as physician’s Services, inpatient and Outpatient medical and Surgical services and Supplies, physical and Speech therapy, Diagnostic tests, Durable medical Equipment, First $[100] of Medicare Approved amounts*</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>Remainder of Medicare Approved amounts</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
<tr>
<td>Part B excess charges (Above Medicare Approved Amounts)</td>
<td>$0</td>
<td>100%</td>
<td>$0</td>
</tr>
</tbody>
</table>
### BLOOD

<table>
<thead>
<tr>
<th>Test</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>All costs</td>
<td>$0</td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved amounts*</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>Remainder of Medicare Approved amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
</tbody>
</table>

### CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES

<table>
<thead>
<tr>
<th>Test</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

### PLAN F or HIGH DEDUCTIBLE PLAN F PARTS A & B

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**]</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE, **] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOME HEALTH CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medicare Approved Services</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>— Medically necessary skilled care services and medical supplies</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>— Durable medical equipment</td>
<td>$0</td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $[100] of Medicare approved Amounts*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of Medicare approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
</tbody>
</table>

### OTHER BENEFITS - NOT COVERED BY MEDICARE

<table>
<thead>
<tr>
<th>Services</th>
<th>Medicare Pays</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**]</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>FOREIGN TRAVEL - NOT COVERED BY MEDICARE</strong></td>
<td></td>
<td>[IN ADDITION TO $[1690] DEDUCTIBLE, **] YOU PAY</td>
</tr>
<tr>
<td>Medically necessary Emergency care services</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>Beginning during the first 60 days of each trip outside the USA</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>First $250 each calendar year</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of charges</td>
<td>$0</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
</tr>
</tbody>
</table>
**PLAN G**

**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>general nursing and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>miscellaneous services and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[876]</td>
<td>$[876] (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[219]</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—While using 60 lifetime</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Once lifetime reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
<td></td>
</tr>
<tr>
<td>—Beyond the additional 365</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>requirements, including having</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>being in a hospital for at least</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 days and entered a Medicare-</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>approved facility within 30</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>days after leaving the hospital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 20 days</td>
<td>All approved</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>amounts</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td>All but $[109.50] a day</td>
<td>Up to $[109.50] a day</td>
<td>$0</td>
</tr>
<tr>
<td>101st day and after</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>3 pints</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as long as your doctor</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>certifies you are terminally</td>
<td>All but very limited coinsurance for outpatient drugs and inpatient respite care</td>
<td>$0</td>
<td>Balance</td>
</tr>
<tr>
<td>ill and you elect to receive</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>these services</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.
**PLAN G**
**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
</table>
| **MEDICAL EXPENSES—**  
IN OR OUT OF THE  
HOSPITAL AND  
OUTPATIENT HOSPITAL  
TREATMENT, such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment,  
First $[100] of Medicare  
Approved Amounts* | $0 | $0 | $[100] (Part B deductible) |
| Remainder of Medicare  
Approved Amounts | Generally 80% | Generally 20% | $0 |
| **Part B Excess Charges**  
(Above Medicare  
Approved Amounts) | $0 | 80% | 20% |
| **BLOOD**  
First 3 pints  
Next $[100] of Medicare  
Approved Amounts* | $0 | All costs | $0 |
| Remainder of Medicare  
Approved Amounts | 80% | 20% | $0 |
| **CLINICAL LABORATORY SERVICES—TESTS FOR**  
DIAGNOSTIC SERVICES | 100% | $0 | $0 |

(continued)

**PLAN G**
**PARTS A & B**

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
</table>
| **HOME HEALTH CARE**  
MEDICARE APPROVED SERVICES  
—Medically necessary skilled care services and medical supplies  
—Durable medical equipment  
First $[100] of Medicare  
Approved Amounts* | 100% | $0 | $0 |
| | $0 | $0 | $[100] (Part B deductible) |
### Remainder of Medicare Approved Amounts

<table>
<thead>
<tr>
<th>Service Description</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>AT-HOME RECOVERY SERVICES—NOT COVERED BY MEDICARE</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
<tr>
<td>Home care certified by your doctor, for personal care during recovery from an injury or sickness for which Medicare approved a Home Care Treatment Plan. Benefit for each visit. Number of visits covered (Must be received within 8 weeks of last Medicare Approved visit). Calendar year maximum.</td>
<td>$0</td>
<td>Actual charges to $40 a visit</td>
<td>Balance</td>
</tr>
<tr>
<td></td>
<td>$0</td>
<td>Up to the number of Medicare-approved visits, not to exceed 7 each week $1,600</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>$0</td>
<td>$1,600</td>
<td></td>
</tr>
</tbody>
</table>

### OTHER BENEFITS—NOT COVERED BY MEDICARE

<table>
<thead>
<tr>
<th>Services Description</th>
<th>Medicare Pays</th>
<th>Plan Pays</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREIGN TRAVEL— NOT COVERED BY MEDICARE</td>
<td>$0</td>
<td>$0</td>
<td>$250</td>
</tr>
<tr>
<td>Medically necessary emergency care services beginning during the first 60 days of each trip outside the USA. First $250 each calendar year. Remainder of Charges.</td>
<td>$0</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
<td>20% and amounts over the $50,000 lifetime maximum</td>
</tr>
</tbody>
</table>
### PLAN H

**MEDICARE (PART A) - HOSPITAL SERVICES - PER BENEFIT PERIOD**

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board,</td>
<td>All but $[876]</td>
<td>$[876] (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>general nursing and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>miscellaneous services and</td>
<td></td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td></td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—While using 60 lifetime</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Once lifetime reserve days are</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0**</td>
</tr>
<tr>
<td>used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Beyond the additional 365</td>
<td>$0</td>
<td></td>
<td>All costs</td>
</tr>
<tr>
<td>days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong>*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s</td>
<td>All approved</td>
<td></td>
<td>$0</td>
</tr>
<tr>
<td>requirements, including having</td>
<td>amounts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>been in a hospital for at least 3</td>
<td></td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>days and entered a Medicare-</td>
<td></td>
<td>Up to $[109.50] a day</td>
<td>$0</td>
</tr>
<tr>
<td>approved facility within 30</td>
<td></td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>days after leaving the hospital</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 20 days</td>
<td></td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td></td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>101st day and after</td>
<td></td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>3 pints</td>
<td>$0</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td>All but very limited</td>
<td>Balance</td>
</tr>
<tr>
<td>Available as long as your</td>
<td>All but very</td>
<td>coinsurance for out-</td>
<td></td>
</tr>
<tr>
<td>doctor certifies you are</td>
<td>limited</td>
<td>patient drugs and</td>
<td></td>
</tr>
<tr>
<td>terminally ill and you elect to</td>
<td>coinsurance</td>
<td>inpatient respite care</td>
<td></td>
</tr>
<tr>
<td>receive these services</td>
<td>for out-</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td></td>
<td>patient drugs</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>and inpatient</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>respite care</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

South Carolina State Register Vol. 29, Issue 7
July 22, 2005
PLAN H
MEDICARE (PART B)―MEDICAL SERVICES―PER CALENDAR YEAR

* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B Deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICAL EXPENSES— IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as Physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td></td>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
</tr>
<tr>
<td>Part B Excess Charges (Above Medicare Approved Amounts)</td>
<td>$0</td>
<td>0%</td>
<td>All Costs</td>
</tr>
<tr>
<td>BLOOD</td>
<td>First 3 pints</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td></td>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
</tr>
<tr>
<td>CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

PARTS A & B

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOME HEALTH CARE MEDICARE APPROVED SERVICES</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>—Medically necessary skilled care services and medical supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Durable medical equipment First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
</tbody>
</table>
Remainder of Medicare Approved Amounts

<table>
<thead>
<tr>
<th></th>
<th>80%</th>
<th>20%</th>
<th>$0</th>
</tr>
</thead>
</table>

**PLAN H**

**OTHER BENEFITS—NOT COVERED BY MEDICARE**

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREIGN TRAVEL—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>NOT COVERED BY MEDICARE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medically necessary</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>emergency care services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>beginning during the first 60 days of each trip outside the USA</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $250 each calendar year</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of charges</td>
<td>$0</td>
<td>$0</td>
<td>$250 to a lifetime maximum of $50,000</td>
</tr>
</tbody>
</table>

**PLAN I**

**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITALIZATION*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board,</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>general nursing and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>miscellaneous services and</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[876]</td>
<td>$[876] (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>—While using 60 lifetime</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>reserve days</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Once lifetime reserve</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>days are used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td></td>
<td>$0**</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
</tbody>
</table>
**SKILLED NURSING FACILITY CARE**
You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility within 30 days after leaving the hospital:

- **First 20 days**
  - All approved amounts: $0
  - All: $0

- **21st thru 100th day**
  - All but $[109.50] a day: $0
  - Up to $[109.50] a day: $0

- **101st day and after**
  - All costs

**BLOOD**

- **First 3 pints**
  - $0

- **Additional amounts**
  - 100%

- **HOSPICE CARE**
Available as long as your doctor certifies you are terminally ill and you elect to receive these services:

- **All but very limited coinsurance for outpatient drugs and inpatient respite care**
  - $0

**NOTICE:** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

**PLAN I**

**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**
* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MEDICAL EXPENSES</strong>—IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT**</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 20%</td>
<td>$0</td>
</tr>
<tr>
<td>Part B Excess Charges</td>
<td>Medicare Approved Amounts</td>
<td>100%</td>
<td>$0</td>
</tr>
<tr>
<td>-----------------------</td>
<td>---------------------------</td>
<td>------</td>
<td>----</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td>First 3 pints</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td></td>
<td>Next $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td></td>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
</tr>
<tr>
<td><strong>CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES</strong></td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

## PLAN I
### PARTS A & B

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOME HEALTH CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MEDICARE APPROVED SERVICES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Medically necessary skilled care services and medical supplies</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>—Durable medical equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $[100] of Medicare Approved Amounts*</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>20%</td>
<td>$0</td>
</tr>
<tr>
<td><strong>AT-HOME RECOVERY SERVICES—NOT COVERED BY MEDICARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Home care certified by your doctor, for personal care during recovery from an injury or sickness for which Medicare approved a Home Care Treatment Plan</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Benefit for each visit</td>
<td>$0</td>
<td>Actual charges to $40 a visit</td>
<td>Balance</td>
</tr>
<tr>
<td>—Number of visits covered</td>
<td>$0</td>
<td>Up to the number of Medicare-approved visits, not to exceed 7 each week</td>
<td></td>
</tr>
<tr>
<td>—Calendar year maximum</td>
<td>$0</td>
<td>$1,600</td>
<td></td>
</tr>
</tbody>
</table>
OTHER BENEFITS—NOT COVERED BY MEDICARE

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREIGN TRAVEL—NOT COVERED BY MEDICARE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medically necessary emergency care services beginning during the first 60 days of each trip outside the USA</td>
<td>$0</td>
<td>$0</td>
<td>$250</td>
</tr>
<tr>
<td>First $250 each calendar year</td>
<td>$0</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
<td>20% and amounts over the $50,000 lifetime maximum</td>
</tr>
<tr>
<td>Remainder of charges</td>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

PLAN J or HIGH DEDUCTIBLE PLAN J

MEDICARE (PART A) – HOSPITAL SERVICES – PER BENEFIT PERIOD

* A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.

** This high deductible plan pays the same benefits as Plan J after one has paid a calendar year [$1690] deductible. Benefits from high deductible plan J will not begin until out-of-pocket expenses are [$1690]. Out-of-pocket expenses for this deductible are expenses that would ordinarily be paid by the policy. This includes the Medicare deductibles for Part A and Part B, but does not include the plan’s separate foreign travel emergency deductible.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE, **] PLAN PAYS</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE, **] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>HOSPITALIZATION*</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing and miscellaneous services and supplies</td>
<td>All but $[876]</td>
<td>$[876] (Part A deductible)</td>
<td>$0</td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>91st day and after:</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0***</td>
</tr>
<tr>
<td>—While using 60 lifetime reserve days</td>
<td>All costs</td>
<td>All costs</td>
<td>All costs</td>
</tr>
<tr>
<td>—Once lifetime reserve days are used:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
</tbody>
</table>
**SKILLED NURSING FACILITY CARE***

You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility within 30 days after leaving the hospital:

<table>
<thead>
<tr>
<th>First 20 days</th>
<th>21st thru 100th day</th>
<th>101st day and after</th>
</tr>
</thead>
<tbody>
<tr>
<td>All approved amounts</td>
<td>All but $[109.50] a day</td>
<td>All costs</td>
</tr>
<tr>
<td>$0</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

**BLOOD**

<table>
<thead>
<tr>
<th>First 3 pints</th>
<th>Additional amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0</td>
<td>100%</td>
</tr>
</tbody>
</table>

| 3 pints | $0 |

**HOSPICE CARE**

Available as long as your doctor certifies you are terminally ill and you elect to receive these services:

| All but very limited coinsurance for outpatient drugs and inpatient respite care | $0 | Balance |

*** NOTICE: When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

**PLAN J or HIGH DEDUCTIBLE PLAN J**

**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

* Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

[**This high deductible plan pays the same benefits as Plan J after one has paid a calendar year $[1690] deductible. Benefits from high deductible plan J will not begin until out-of-pocket expenses are $[1690]. Out-of-pocket expenses for this deductible are expenses that would ordinarily be paid by the policy. This includes the Medicare deductibles for Part A and Part B, but does not include the plan’s separate foreign travel emergency deductible.]**

**SERVICES**

<table>
<thead>
<tr>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**] PLAN PAYS</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE,*] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICAL EXPENSES—IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, First $[100] of Medicare</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Approved Amounts*</td>
<td>Remainder of Medicare Approved Amounts</td>
<td>$0</td>
</tr>
<tr>
<td>-------------------</td>
<td>-----------------------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>Generally 80%</td>
<td>General 20%</td>
<td></td>
</tr>
</tbody>
</table>

**Part B Excess Charges**
(Above Medicare Approved Amounts)

| $0 | 100% | $0 |

**BLOOD**

First 3 pints
Next $[100] of Medicare Approved Amounts*

| $0 | All Costs | $0 |

| 80% | 20% | $0 |

**CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES**

| 100% | $0 | $0 |

**PLAN J or HIGH DEDUCTIBLE PLAN J**
PARTS A & B

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**]</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE,*) YOU PAY</th>
</tr>
</thead>
</table>

**HOME HEALTH CARE**
MEDICARE APPROVED SERVICES

—Medically necessary skilled care services and medical supplies
—Durable medical equipment

First $[100] of Medicare Approved Amounts*
Remainder of Medicare Approved Amounts

| 100% | $0 | $0 |

| $0 | $[100] (Part B deductible) | $0 |

| 80% | 20% | $0 |

**HOME HEALTH CARE**
(cont’d)
AT-HOME RECOVERY SERVICES—NOT COVERED BY MEDICARE
Home care certified by your doctor, for personal care during recovery from an injury or sickness for which Medicare approved a Home Care Treatment Plan

—Benefit for each visit
—Number of visits covered
(Must be received within 8 weeks of last Medicare Approved visit)

| $0 | Actual charges to $40 a visit | Balance |

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_South Carolina State Register Vol. 29, Issue 7_  
_July 22, 2005_
PLAN J or HIGH DEDUCTIBLE PLAN J
PARTS A & B
OTHER BENEFITS—NOT COVERED BY MEDICARE

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>[AFTER YOU PAY $[1690] DEDUCTIBLE,**] PLAN PAYS</th>
<th>[IN ADDITION TO $[1690] DEDUCTIBLE,**] YOU PAY</th>
</tr>
</thead>
<tbody>
<tr>
<td>FOREIGN TRAVEL—NOT COVERED BY MEDICARE</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medically necessary emergency care services beginning during the first 60 days of each trip outside the USA</td>
<td>$0</td>
<td>$0</td>
<td>$250</td>
</tr>
<tr>
<td>First $250 each calendar year</td>
<td>$0</td>
<td>$0</td>
<td></td>
</tr>
<tr>
<td>Remainder of charges</td>
<td>$0</td>
<td>80% to a lifetime maximum benefit of $50,000</td>
<td>20% and amounts over the $50,000 lifetime maximum</td>
</tr>
</tbody>
</table>

***PREVENTIVE MEDICAL CARE BENEFIT—NOT COVERED BY MEDICARE
Some annual physical and preventive tests and services administered or ordered by your doctor when not covered by Medicare
| First $120 each calendar year            | $0            | $120                                          | $0                                            |
| Additional charges                       | $0            | $0                                            | All costs                                     |

***Medicare benefits are subject to change. Please consult the latest Guide to Health Insurance for People with Medicare.

PLAN K
* You will pay half the cost-sharing of some covered services until you reach the annual out-of-pocket limit of $[4000] each calendar year. The amounts that count toward your annual limit are noted with diamonds (♦) in the chart below. Once you reach the annual limit, the plan pays 100% of your Medicare copayment and coinsurance for the rest of the calendar year. However, this limit does NOT include charges from your provider that exceed Medicare-approved amounts (these are called “Excess Charges”) and you will be responsible for paying this difference in the amount charged by your provider and the amount paid by Medicare for the item or service.

MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD
** A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.
<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong>**</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing and miscellaneous services and supplies First 60 days</td>
<td>All but $[876]</td>
<td>$[438](50%\ of\ Part\ A\ deductible)</td>
<td>$[438](50%\ of\ Part\ A\ deductible)♦</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—While using 60 lifetime reserve days</td>
<td>All but $[219] a day</td>
<td>$[219] a day</td>
<td>$0</td>
</tr>
<tr>
<td>—Once lifetime reserve days are used:</td>
<td>All but $[438] a day</td>
<td>$[438] a day</td>
<td>$0</td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>100%\ of\ Medicare\ eligible\ expenses</td>
<td>$0***</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>SKILLED NURSING FACILITY CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility Within 30 days after leaving the hospital First 20 days</td>
<td>All approved amounts</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>21st thru 100th day</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>101st day and after</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
<tr>
<td><strong>BLOOD</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>50%</td>
<td>50%♦</td>
</tr>
<tr>
<td>Additional amounts</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td><strong>HOSPICE CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Available as long as your doctor certifies you are terminally ill and you elect to receive these services</td>
<td>Generally, most Medicare eligible expenses for outpatient drugs and inpatient respite care</td>
<td>50%\ of\ coinsurance\ or\ copayments</td>
<td>50%\ of\ coinsurance\ or\ copayments♦</td>
</tr>
</tbody>
</table>

(continued)

*** NOTICE: When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.
PLAN K
MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR

**** Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY*</th>
</tr>
</thead>
<tbody>
<tr>
<td>MEDICAL EXPENSES—</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>IN OR OUT OF THE HOSPITAL AND OUTPATIENT HOSPITAL TREATMENT, such as Physician’s services, inpatient and outpatient medical and surgical services and supplies, physical and speech therapy, diagnostic tests, durable medical equipment, First $[100] of Medicare Approved Amounts****</td>
<td>$0</td>
<td>$0</td>
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</tr>
<tr>
<td>Preventive Benefits for Medicare covered services</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 10%</td>
<td>Generally 10% ♦</td>
</tr>
<tr>
<td>Part B Excess Charges (Above Medicare Approved Amounts)</td>
<td>$0</td>
<td>$0</td>
<td>All costs above Medicare approved amounts</td>
</tr>
<tr>
<td>BLOOD</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 3 pints</td>
<td>$0</td>
<td>50%</td>
<td>50% ♦</td>
</tr>
<tr>
<td>Next $[100] of Medicare Approved Amounts****</td>
<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)**** ♦</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>Generally 80%</td>
<td>Generally 10%</td>
<td>Generally 10% ♦</td>
</tr>
<tr>
<td>CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
</tbody>
</table>

(continued)

* This plan limits your annual out-of-pocket payments for Medicare-approved amounts to $[4000] per year. However, this limit does NOT include charges from your provider that exceed Medicare-approved amounts (these are called “Excess Charges”) and you will be responsible for paying this difference in the amount charged by your provider and the amount paid by Medicare for the item or service.
### PLAN K
**PARTS A & B**

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOME HEALTH CARE</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>MEDICARE APPROVED SERVICES</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—Medically necessary skilled care services and medical supplies</td>
<td>100%</td>
<td>$0</td>
<td>$0</td>
</tr>
<tr>
<td>—Durable medical equipment</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First $[100]$ of Medicare Approved Amounts*****</td>
<td>$0</td>
<td>$0</td>
<td>$[100]$ (Part B deductible) ♦</td>
</tr>
<tr>
<td>Remainder of Medicare Approved Amounts</td>
<td>80%</td>
<td>10%</td>
<td>10%♦</td>
</tr>
</tbody>
</table>

*****Medicare benefits are subject to change. Please consult the latest *Guide to Health Insurance for People with Medicare*.

### PLAN L

* You will pay one-fourth of the cost-sharing of some covered services until you reach the annual out-of-pocket limit of $[2000] each calendar year. The amounts that count toward your annual limit are noted with diamonds (♦) in the chart below. Once you reach the annual limit, the plan pays 100% of your Medicare copayment and coinsurance for the rest of the calendar year. **However, this limit does NOT include charges from your provider that exceed Medicare-approved amounts (these are called “Excess Charges”) and you will be responsible for paying this difference in the amount charged by your provider and the amount paid by Medicare for the item or service.**

**MEDICARE (PART A)—HOSPITAL SERVICES—PER BENEFIT PERIOD**

**A benefit period begins on the first day you receive service as an inpatient in a hospital and ends after you have been out of the hospital and have not received skilled care in any other facility for 60 days in a row.**

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
<th>PLAN PAYS</th>
<th>YOU PAY*</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HOSPITALIZATION</strong></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Semiprivate room and board, general nursing and miscellaneous services and supplies</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>First 60 days</td>
<td>All but $[876]$</td>
<td>$[657]$ (75% of Part A deductible)</td>
<td>$[219]$ (25% of Part A deductible) ♦</td>
</tr>
<tr>
<td>61st thru 90th day</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>91st day and after:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>—While using 60 lifetime reserve days</td>
<td>All but $[219]$ a day</td>
<td>$[219]$ a day</td>
<td>$0</td>
</tr>
<tr>
<td>—Once lifetime reserve days are used:</td>
<td>All but $[438]$ a day</td>
<td>$[438]$ a day</td>
<td>$0</td>
</tr>
<tr>
<td>—Additional 365 days</td>
<td>$0</td>
<td>100% of Medicare eligible expenses</td>
<td>$0***</td>
</tr>
<tr>
<td>—Beyond the additional 365 days</td>
<td>$0</td>
<td>$0</td>
<td>All costs</td>
</tr>
</tbody>
</table>
**SKILLED NURSING FACILITY CARE**
You must meet Medicare’s requirements, including having been in a hospital for at least 3 days and entered a Medicare-approved facility. Within 30 days after leaving the hospital:

<table>
<thead>
<tr>
<th></th>
<th>First 20 days</th>
<th>21st thru 100th day</th>
<th>101st day and after</th>
</tr>
</thead>
<tbody>
<tr>
<td>All approved amounts</td>
<td>$0</td>
<td>All but $[109.50] a day</td>
<td>$0</td>
</tr>
<tr>
<td>Up to $[82.13] a day</td>
<td>$0</td>
<td>$0</td>
<td>Up to $[27.37] a day♦</td>
</tr>
</tbody>
</table>

**BLOOD**
First 3 pints:
- $0 100%

Additional amounts:
- 75% $0
- 25%♦ $0

**HOSPICE CARE**
Available as long as your doctor certifies you are terminally ill and you elect to receive these services:

- Generally, most Medicare eligible expenses for outpatient drugs and inpatient respite care:
  - 75% of coinsurance or copayments
  - 25% of coinsurance or copayments ♦

(continued)

*** NOTICE:*** When your Medicare Part A hospital benefits are exhausted, the insurer stands in the place of Medicare and will pay whatever amount Medicare would have paid for up to an additional 365 days as provided in the policy’s “Core Benefits.” During this time the hospital is prohibited from billing you for the balance based on any difference between its billed charges and the amount Medicare would have paid.

**PLAN L**
**MEDICARE (PART B)—MEDICAL SERVICES—PER CALENDAR YEAR**

**** Once you have been billed $[100] of Medicare-approved amounts for covered services (which are noted with an asterisk), your Part B deductible will have been met for the calendar year.

<table>
<thead>
<tr>
<th>SERVICES</th>
<th>MEDICARE PAYS</th>
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<td>$0</td>
<td>$0</td>
<td>$[100] (Part B deductible)**** ♦</td>
</tr>
</tbody>
</table>
Preventive Benefits for Medicare covered services

<table>
<thead>
<tr>
<th></th>
<th>Generally 75% or more of Medicare approved amounts</th>
<th>Remainder of Medicare approved amounts</th>
<th>All costs above Medicare approved amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td>Remainder of Medicare</td>
<td>Generally 80%</td>
<td>Generally 15%</td>
<td>Generally 5% ♦</td>
</tr>
<tr>
<td>Approved Amounts</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Part B Excess Charges**
(Above Medicare Approved Amounts)

<table>
<thead>
<tr>
<th></th>
<th>$0</th>
<th>$0</th>
<th>All costs (and they do not count toward annual out-of-pocket limit of [$2000])*</th>
</tr>
</thead>
</table>

**BLOOD**

- First 3 pints
- Next $[100] of Medicare Approved Amounts****

<table>
<thead>
<tr>
<th></th>
<th>$0</th>
<th>75%</th>
<th>25% ♦</th>
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<td></td>
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**CLINICAL LABORATORY SERVICES—TESTS FOR DIAGNOSTIC SERVICES**

<table>
<thead>
<tr>
<th></th>
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**PLAN L**

**PARTS A & B**

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<td>80%</td>
<td>15%</td>
<td>5% ♦</td>
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****Medicare benefits are subject to change. Please consult the latest Guide to Health Insurance for People with Medicare.

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**PLAN L**

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****Medicare benefits are subject to change. Please consult the latest Guide to Health Insurance for People with Medicare.
E. Notice Regarding Policies or Certificates Which Are Not Medicare Supplement Policies.
(1) Any accident and sickness insurance policy or certificate, other than a Medicare supplement policy a policy issued pursuant to a contract under Section 1876 of the Federal Social Security Act (42 U.S.C. § 1395 et seq.), disability income policy; or other policy identified in Section 3B of this regulation, issued for delivery in this state to persons eligible for Medicare shall notify insureds under the policy that the policy is not a Medicare supplement policy or certificate. The notice shall either be printed or attached to the first page of the outline of coverage delivered to insureds under the policy, or if no outline of coverage is delivered, to the first page of the policy, or certificate delivered to insureds. The notice shall be in no less than twelve (12) point type and shall contain the following language:
“THIS [POLICY OR CERTIFICATE] IS NOT A MEDICARE SUPPLEMENT [POLICY OR CONTRACT]. If you are eligible for Medicare, review the Guide to Health Insurance for People with Medicare available from the company.”
(2) Applications provided to persons eligible for Medicare for the health insurance policies or certificates described in Subsection D(1) shall disclose, using the applicable statement in Appendix C, the extent to which the policy duplicates Medicare. The disclosure statement shall be provided as a part of, or together with, the application for the policy or certificate.

Section 18. Requirements for Application Forms and Replacement Coverage

A. Application forms shall include the following questions designed to elicit information as to whether, as of the date of the application, the applicant currently has Medicare supplement, Medicare Advantage, Medicaid coverage, or another health insurance policy or certificate in force or whether a Medicare supplement policy or certificate is intended to replace any other accident and sickness policy or certificate presently in force. A supplementary application or other form to be signed by the applicant and agent containing such questions and statements may be used.

[Statements]
(1) You do not need more than one Medicare supplement policy.
(2) If you purchase this policy, you may want to evaluate your existing health coverage and decide if you need multiple coverages.
(3) You may be eligible for benefits under Medicaid and may not need a Medicare supplement policy.
(4) If, after purchasing this policy, you become eligible for Medicaid, the benefits and premiums under your Medicare supplement policy can be suspended, if requested, during your entitlement to benefits under Medicaid for 24 months. You must request this suspension within 90 days of becoming eligible for Medicaid. If you are no longer entitled to Medicaid, your suspended Medicare supplement policy (or, if that is no longer available, a substantially equivalent policy) will be reinstated if requested within 90 days of losing Medicaid eligibility. If the Medicare supplement policy provided coverage for outpatient prescription drugs and you enrolled in Medicare Part D while your policy was suspended, the reinstated policy will not have outpatient prescription drug coverage, but will otherwise be substantially equivalent to your coverage before the date of the suspension.
(5) If you are eligible for, and have enrolled in a Medicare supplement policy by reason of disability and you later become covered by an employer or union-based group health plan, the benefits and premiums under your Medicare supplement policy can be suspended, if requested, while you are covered under the employer or union-based group health plan. If you suspend your Medicare supplement policy under these circumstances, and later lose your employer or union-based group health plan, your suspended Medicare supplement policy (or, if that is no longer available, a substantially equivalent policy) will be reinstated if requested within 90 days of losing your employer or union-based group health plan. If the Medicare supplement policy provided coverage for outpatient prescription drugs and you enrolled in Medicare Part D while your policy was suspended, the reinstated policy will not have outpatient prescription drug coverage, but will otherwise be substantially equivalent to your coverage before the date of the suspension.
(6) Counseling services may be available in your state to provide advice concerning your purchase of Medicare supplement insurance and concerning medical assistance through the state Medicaid program, including benefits as a Qualified Medicare Beneficiary (QMB) and a Specified Low-Income Medicare Beneficiary (SLMB).
[Questions]
If you lost or are losing other health insurance coverage and received a notice from your prior insurer saying you were eligible for guaranteed issue of a Medicare supplement insurance policy, or that you had certain rights to buy such a policy, you may be guaranteed acceptance in one or more of our Medicare supplement plans. Please include a copy of the notice from your prior insurer with your application. PLEASE ANSWER ALL QUESTIONS.

[Please mark Yes or No below with an “X”]
To the best of your knowledge,
(1)(a) Did you turn age 65 in the last 6 months?
  Yes____  No____
(b) Did you enroll in Medicare Part B in the last 6 months?
  Yes____  No____
(c) If yes, what is the effective date? _______________
(2) Are you covered for medical assistance through the state Medicaid program?
  [NOTE TO APPLICANT: If you are participating in a “Spend-Down Program” and have not met your “Share of Cost,” please answer NO to this question.]
  Yes____  No____
  If yes,
  (a) Will Medicaid pay your premiums for this Medicare supplement policy?
     Yes____  No____
  (b) Do you receive any benefits from Medicaid OTHER THAN payments toward your Medicare Part B premium?
     Yes____  No____
(3)(a) If you had coverage from any Medicare plan other than original Medicare within the past 63 days (for example, a Medicare Advantage plan, or a Medicare HMO or PPO), fill in your start and end dates below. If you are still covered under this plan, leave “END” blank.
     START __/__/__  END __/__/__
   (b) If you are still covered under the Medicare plan, do you intend to replace your current coverage with this new Medicare supplement policy?
     Yes____  No____
   (c) Was this your first time in this type of Medicare plan?
     Yes____  No____
(4)(a) Do you have another Medicare supplement policy in force?
     Yes____  No____
   (b) If so, with what company, and what plan do you have [optional for Direct Mailers]?
     ____________________________________________________
   (c) If so, do you intend to replace your current Medicare supplement policy with this policy?
     Yes____  No____
(5) Have you had coverage under any other health insurance within the past 63 days? (For example, an employer, union, or individual plan)
     Yes____  No____
   (a) If so, with what company and what kind of policy?
     ____________________________________________________
     ____________________________________________________
     ____________________________________________________
   (b) What are your dates of coverage under the other policy?
     START __/__/__  END __/__/__
   (If you are still covered under the other policy, leave “END” blank.)
B. Agents shall list any other health insurance policies they have sold to the applicant.
(1) List policies sold which are still in force.
(2) List policies sold in the past five (5) years which are no longer in force.
C. In the case of a direct response issuer, a copy of the application or supplemental form, signed by the applicant, and acknowledged by the insurer, shall be returned to the applicant by the insurer upon delivery of the policy.

D. Upon determining that a sale will involve replacement of Medicare supplement coverage, any issuer, other than a direct response issuer, or its agent, shall furnish the applicant, prior to issuance or delivery of the Medicare supplement policy or certificate, a notice regarding replacement of Medicare supplement coverage. One copy of the notice signed by the applicant and the agent, except where the coverage is sold without an agent, shall be provided to the applicant and an additional signed copy shall be retained by the issuer. A direct response issuer shall deliver to the applicant at the time of the issuance of the policy the notice regarding replacement of Medicare supplement coverage.

E. The notice required by Subsection D above for an issuer shall be provided in substantially the following form in no less than twelve (12) point type:

NOTICE TO APPLICANT REGARDING REPLACEMENT OF MEDICARE SUPPLEMENT INSURANCE OR MEDICARE ADVANTAGE

[Insurance company’s name and address]

SAVE THIS NOTICE! IT MAY BE IMPORTANT TO YOU IN THE FUTURE.

According to [your application] [information you have furnished], you intend to terminate existing Medicare supplement or Medicare Advantage insurance and replace it with a policy to be issued by [Company Name] Insurance Company. Your new policy will provide thirty (30) days within which you may decide without cost whether you desire to keep the policy.

You should review this new coverage carefully. Compare it with all accident and sickness coverage you now have. If, after due consideration, you find that purchase of this Medicare supplement coverage is a wise decision, you should terminate your present Medicare supplement or Medicare Advantage coverage. You should evaluate the need for other accident and sickness coverage you have that may duplicate this policy.

STATEMENT TO APPLICANT BY ISSUER, AGENT [BROKER OR OTHER REPRESENTATIVE]:

I have reviewed your current medical or health insurance coverage. To the best of my knowledge, this Medicare supplement policy will not duplicate your existing Medicare supplement or, if applicable, Medicare Advantage coverage because you intend to terminate your existing Medicare supplement coverage or leave your Medicare Advantage plan. The replacement policy is being purchased for the following reason (check one):

____ Additional benefits.
____ No change in benefits, but lower premiums.
____ Fewer benefits and lower premiums.
____ My plan has outpatient prescription drug coverage and I am enrolling in Part D.
____ Disenrollment from a Medicare Advantage plan. Please explain reason for disenrollment. [optional only for Direct Mailers.]
____ Other. (please specify) _____________________________________________________________

If, you still wish to terminate your present policy and replace it with new coverage, be certain to truthfully and completely answer all questions on the application concerning your medical and health history. Failure to include all material medical information on an application may provide a basis for the company to deny any future claims and to refund your premium as though your policy had never been in force. After the application has been completed and before you sign it, review it carefully to be certain that all information has been properly recorded. [If the policy or certificate is guaranteed issue, this paragraph need not appear.]

Do not cancel your present policy until you have received your new policy and are sure that you want to keep it.
Section 19. Filing Requirements for Advertising

An issuer shall provide a copy of any Medicare supplement advertisement intended for use in this state whether through written, radio or television medium to the Director of Insurance of this state for review or approval by the director to the extent it may be required under state law.

Section 20. Standards for Marketing

A. An issuer, directly or through its producers, shall:
   (1) Establish marketing procedures to assure that any comparison of policies by its agents or other producers will be fair and accurate.
   (2) Establish marketing procedures to assure excessive insurance is not sold or issued.
   (3) Display prominently by type, stamp or other appropriate means, on the first page of the policy the following:

   “Notice to buyer: This policy may not cover all of your medical expenses.”

   (4) Inquire and otherwise make every reasonable effort to identify whether a prospective applicant or enrollee for Medicare supplement insurance already has accident and sickness insurance and the types and amounts of any such insurance.
   (5) Establish auditable procedures for verifying compliance with this Subsection A.

B. In addition to the practices prohibited in [insert citation to state unfair trade practices act], the following acts and practices are prohibited:
   (1) Twisting. Knowingly making any misleading representation or incomplete or fraudulent comparison of any insurance policies or insurers for the purpose of inducing, or tending to induce, any person to lapse, forfeit, surrender, terminate, retain, pledge, assign, borrow on, or convert an insurance policy or to take out a policy of insurance with another insurer.
   (2) High pressure tactics. Employing any method of marketing having the effect of or tending to induce the purchase of insurance through force, fright, threat, whether explicit or implied, or undue pressure to purchase or recommend the purchase of insurance.
   (3) Cold lead advertising. Making use directly or indirectly of any method of marketing which fails to disclose in a conspicuous manner that a purpose of the method of marketing is solicitation of insurance and that contact will be made by an insurance agent or insurance company.

C. The terms “Medicare Supplement,” “Medigap,” “Medicare Wrap-Around” and words of similar import shall not be used unless the policy is issued in compliance with this regulation.

Section 21. Appropriateness of Recommended Purchase and Excessive Insurance

A. In recommending the purchase or replacement of any Medicare supplement policy or certificate an agent shall make reasonable efforts to determine the appropriateness of a recommended purchase or replacement.

B. Any sale of a Medicare supplement policy or certificate that will provide an individual more than one Medicare supplement policy or certificate is prohibited.
C. An issuer shall not issue a Medicare supplement policy or certificate to an individual enrolled in Medicare Part C unless the effective date of the coverage is after the termination date of the individual’s Part C coverage.

**Section 22. Reporting of Multiple Policies**

A. On or before March 1 of each year, an issuer shall report the following information for every individual resident of this state for which the issuer has in force more than one Medicare supplement policy or certificate:
   1. Policy and certificate number, and
   2. Date of issuance.
B. The items set forth above must be grouped by individual policyholder.

**Section 23. Prohibition Against Preexisting Conditions, Waiting Periods, Elimination Periods and Probationary Periods in Replacement Policies or Certificates**

A. If a Medicare supplement policy or certificate replaces another Medicare supplement policy or certificate, the replacing issuer shall waive any time periods applicable to preexisting conditions, waiting periods, elimination periods and probationary periods in the new Medicare supplement policy or certificate to the extent such time was spent under the original policy.
B. If a Medicare supplement policy or certificate replaces another Medicare supplement policy or certificate which has been in effect for at least six (6) months, the replacing policy shall not provide any time period applicable to preexisting conditions, waiting periods, elimination periods and probationary periods.

**Section 24. Separability**

If any provision of this regulation or the application thereof to any person or circumstance is for any reason held to be invalid, the remainder of the regulation and the application of such provision to other persons or circumstances shall not be affected thereby.

**Section 25. Effective Date**

This regulation shall be effective on upon publication in the State Register. Insurers are permitted to continue using current forms, or to make changes to current forms if offering Plan K or L, as appropriate through 2005. Insurers may offer any authorized plan upon approval by the Director of Insurance.
APPENDIX A
MEDICARE SUPPLEMENT REFUND CALCULATION FORM
FOR CALENDAR YEAR_________________

<table>
<thead>
<tr>
<th>Type</th>
<th>Type 1</th>
<th>SMSBP 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>For the State of</td>
<td>Company Name</td>
<td></td>
</tr>
<tr>
<td>NAIC Group Code</td>
<td>NAIC Company Code</td>
<td></td>
</tr>
<tr>
<td>Address</td>
<td>Person Completing Exhibit</td>
<td></td>
</tr>
<tr>
<td>Title</td>
<td>Telephone Number</td>
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</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Line</th>
<th>Description</th>
<th>(a) Earned Premium 3</th>
<th>(b) Incurred Claims 4</th>
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<tbody>
<tr>
<td>1.</td>
<td>Current Year’s Experience</td>
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<td></td>
</tr>
<tr>
<td>a.</td>
<td>Total (all policy years)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>b.</td>
<td>Current year’s issues 5</td>
<td></td>
<td></td>
</tr>
<tr>
<td>c.</td>
<td>Net (for reporting purposes = 1a–1b)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.</td>
<td>Past Years’ Experience (all policy years)</td>
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<tr>
<td>3.</td>
<td>Total Experience (Net Current Year + Past Year)</td>
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<td></td>
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<tr>
<td>4.</td>
<td>Refunds Last Year (Excluding Interest)</td>
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<td></td>
</tr>
<tr>
<td>5.</td>
<td>Previous Since Inception (Excluding Interest)</td>
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<td></td>
</tr>
<tr>
<td>6.</td>
<td>Refunds Since Inception (Excluding Interest)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>7.</td>
<td>Benchmark Ratio Since Inception (see worksheet for Ratio 1)</td>
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<td>8.</td>
<td>Experienced Ratio Since Inception (Ratio 2)</td>
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<tr>
<td></td>
<td>Total Actual Incurred Claims (line 3, col. b)</td>
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<td></td>
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<tr>
<td></td>
<td>Total Earned Prem. (line 3, col. a)–Refunds Since Inception (line 6)</td>
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<tr>
<td>9.</td>
<td>Life Years Exposed Since Inception</td>
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<tr>
<td></td>
<td>If the Experienced Ratio is less than the Benchmark Ratio, and there are more than 500 life years exposure, then proceed to calculation of refund.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10.</td>
<td>Tolerance Permitted (obtained from credibility table)</td>
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Medicare Supplement Credibility Table

<table>
<thead>
<tr>
<th>Since Inception</th>
<th>Tolerance</th>
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<tbody>
<tr>
<td>10,000 +</td>
<td>0.0%</td>
</tr>
<tr>
<td>5,000 -9,999</td>
<td>5.0%</td>
</tr>
<tr>
<td>2,500 -4,999</td>
<td>7.5%</td>
</tr>
<tr>
<td>1,000 -2,499</td>
<td>10.0%</td>
</tr>
<tr>
<td>500 - 999</td>
<td>15.0%</td>
</tr>
<tr>
<td>If less than 500, no credibility.</td>
<td></td>
</tr>
</tbody>
</table>

1 Individual, Group, Individual Medicare Select, or Group Medicare Select Only.
2 “SMSBP” = Standardized Medicare Supplement Benefit Plan - Use "P" for prestandardized plans.
3 Includes Modal Loadings and Fees Charged
4 Excludes Active Life Reserves
5 This is to be used as “Issue Year Earned Premium” for Year 1 of next year’s “Worksheet for Calculation of Benchmark Ratios”
MEDICARE SUPPLEMENT REFUND CALCULATION FORM
FOR CALENDAR YEAR_________________  SMSBP2 _________________

For the State of ___________________________  Company Name __________________________
NAIC Group Code __________________________  NAIC Company Code _______________________
Address __________________________________  Person Completing Exhibit____________________
Title _____________________________________  Telephone Number __________________________

11. Adjustment to Incurred Claims for Credibility
   Ratio 3 = Ratio 2 + Tolerance

If Ratio 3 is more than Benchmark Ratio (Ratio 1), a refund or credit to premium is not required.
If Ratio 3 is less than the Benchmark Ratio, then proceed.

12. Adjusted Incurred Claims
   [Total Earned Premiums (line 3, col. a)–Refunds Since Inception (line 6)] x Ratio 3 (line 11)

13. Refund =
   Total Earned Premiums (line 3, col. a)–Refunds Since Inception (line 6)
   –[Adjusted Incurred Claims (line 12)/Benchmark Ratio (Ratio 1)]

If the amount on line 13 is less than .005 times the annualized premium in force as of December 31 of the
reporting year, then no refund is made. Otherwise, the amount on line 13 is to be refunded or credited, and a
description of the refund or credit against premiums to be used must be attached to this form.

I certify that the above information and calculations are true and accurate to the best of my knowledge and belief.

_______________________________________
Signature

_______________________________________
Name - Please Type

_______________________________________
Title - Please Type

_______________________________________
Date
REPORTING FORM FOR THE CALCULATION OF BENCHMARK RATIO SINCE INCEPTION FOR GROUP POLICIES
FOR CALENDAR YEAR____________________

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<th>TYPE¹</th>
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<th>Company Name __________________________</th>
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<td>For the State of_____________________________</td>
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<tr>
<td>NAIC Group Code __________________________</td>
<td>NAIC Company Code _______________________</td>
<td></td>
</tr>
<tr>
<td>Address __________________________________</td>
<td>Person Completing Exhibit ___________________</td>
<td></td>
</tr>
<tr>
<td>Title _____________________________________</td>
<td>Telephone Number__________________________</td>
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</tr>
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<table>
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<tr>
<th>Year</th>
<th>Earned Premium</th>
<th>Factor</th>
<th>(b)x(c)</th>
<th>Cumulative Loss Ratio</th>
<th>(d)x(e)</th>
<th>Factor</th>
<th>(b)x(g)</th>
<th>Cumulative Loss Ratio</th>
<th>(h)x(i)</th>
<th>Policy Year Loss Ratio</th>
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<tr>
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</table>

Total: (k): (l): (m): (n): Benchmark Ratio Since Inception: (l + n)/(k + m): __________

1 Individual, Group, Individual Medicare Select, or Group Medicare Select Only.
2 “SMSBP” = Standardized Medicare Supplement Benefit Plan - Use “P” for pre-standardized plans
3 Year 1 is the current calendar year - 1. Year 2 is the current calendar year - 2 (etc.) (Example: If the current year is 1991, then: Year 1 is 1990; Year 2 is 1989, etc.)
4 For the calendar year on the appropriate line in column (a), the premium earned during that year for policies issued in that year.
5 These loss ratios are not explicitly used in computing the benchmark loss ratios. They are the loss ratios, on a policy year basis, which result in the cumulative loss ratios displayed on this worksheet. They are shown here for informational purposes only.
6 To include the earned premium for all years prior to as well as the 15th year prior to the current year.
REPORTING FORM FOR THE CALCULATION OF BENCHMARK RATIO SINCE INCEPTION FOR INDIVIDUAL POLICIES
FOR CALENDAR YEAR____________________

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<tr>
<td>NAIC Group Code __________________________</td>
<td>NAIC Company Code ______________________</td>
</tr>
<tr>
<td>Address __________________________________</td>
<td>Person Completing Exhibit __________________</td>
</tr>
<tr>
<td>Title _____________________________________</td>
<td>Telephone Number__________________________</td>
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<table>
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<tr>
<th>Year</th>
<th>Earned Premium</th>
<th>Factor</th>
<th>(b)x(c)</th>
<th>Cumulative Loss Ratio</th>
<th>Factor</th>
<th>(d)x(e)</th>
<th>(b)x(g)</th>
<th>Cumulative Loss Ratio</th>
<th>(h)x(i)</th>
<th>Policy Year Loss Ratio</th>
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</tr>
</tbody>
</table>

Total: (k): (l): (m): (n):

Benchmark Ratio Since Inception: (l + n)/(k + m): __________

1 Individual, Group, Individual Medicare Select, or Group Medicare Select Only.
2 “SMSBP” = Standardized Medicare Supplement Benefit Plan - Use “P” for pre-standardized plans
3 Year 1 is the current calendar year - 1. Year 2 is the current calendar year - 2 (etc.) (Example: If the current year is 1991, then: Year 1 is 1990; Year 2 is 1989, etc.)
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5 These loss ratios are not explicitly used in computing the benchmark loss ratios. They are the loss ratios, on a policy year basis, which result in the cumulative loss ratios displayed on this worksheet. They are shown here for informational purposes only.
6 To include the earned premium for all years prior to as well as the 15th year prior to the current year.
APPENDIX B
FORM FOR REPORTING
MEDICARE SUPPLEMENT POLICIES
Company Name:____________________________________
Address:__________________________________________

Phone Number: ____________________________________

Due March 1, annually
The purpose of this form is to report the following information on each resident of this state who has in force
more than one Medicare supplement policy or certificate. The information is to be grouped by individual
policyholder.

<table>
<thead>
<tr>
<th>Policy and Certificate #</th>
<th>Date of Issuance</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Signature

Name and Title (please type)

Date
APPENDIX C

DISCLOSURE STATEMENTS

Instructions for Use of the Disclosure Statements for Health Insurance Policies Sold to Medicare Beneficiaries that Duplicate Medicare

1. Section 1882 (d) of the federal Social Security Act [42 U.S.C. 1395ss] prohibits the sale of a health insurance policy (the term policy includes certificate) to Medicare beneficiaries that duplicates Medicare benefits unless it will pay benefits without regard to a beneficiary’s other health coverage and it includes the prescribed disclosure statement on or together with the application for the policy.

2. All types of health insurance policies that duplicate Medicare shall include one of the attached disclosure statements, according to the particular policy type involved, on the application or together with the application. The disclosure statement may not vary from the attached statements in terms of language or format (type size, type proportional spacing, bold character, line spacing, and usage of boxes around text).

3. State and federal law prohibits insurers from selling a Medicare supplement policy to a person that already has a Medicare supplement policy except as a replacement policy.

4. Property/casualty and life insurance policies are not considered health insurance.

5. Disability income policies are not considered to provide benefits that duplicate Medicare.

6. Long-term care insurance policies that coordinate with Medicare and other health insurance are not considered to provide benefits that duplicate Medicare.

7. The federal law does not preempt state laws that are more stringent than the federal requirements.

8. The federal law does not preempt existing state form filing requirements.

9. Section 1882 of the federal Social Security Act was amended in Subsection (d)(3)(A) to allow for alternative disclosure statements. The disclosure statements already in Appendix C remain. Carriers may use either disclosure statement with the requisite insurance product. However, carriers should use either the original disclosure statements or the alternative disclosure statements and not use both simultaneously.

[Original disclosure statement for policies that provide benefits for expenses incurred for an accidental injury only.]

**IMPORTANT NOTICE TO PERSONS ON MEDICARE**

**THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS**

**This is not Medicare Supplement Insurance**

This insurance provides limited benefits, if you meet the policy conditions, for hospital or medical expenses that result from accidental injury. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

**This insurance duplicates Medicare benefits when it pays:**

• hospital or medical expenses up to the maximum stated in the policy

**Medicare generally pays for most or all of these expenses.**

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:

• hospitalization

• physician services

• [outpatient prescription drugs if you are enrolled in Medicare Part D]

• other approved items and services

**Before You Buy This Insurance**

√ Check the coverage in all health insurance policies you already have.

√ For more information about Medicare and Medicare Supplement insurance, review the *Guide to Health Insurance for People with Medicare*, available from the insurance company.

√ For help in understanding your health insurance, contact your state insurance department.
IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance
This insurance provides limited benefits, if you meet the policy conditions, for expenses relating to the specific services listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits when:
• any of the services covered by the policy are also covered by Medicare

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
• hospitalization
• physician services
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• other approved items and services

Before You Buy This Insurance

\Check the coverage in all health insurance policies you already have.
\For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
\For help in understanding your health insurance, contact your state insurance department.

IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance
This insurance provides limited benefits, if you meet the policy conditions, for hospital or medical expenses only when you are treated for one of the specific diseases or health conditions listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits when it pays:
• hospital or medical expenses up to the maximum stated in the policy

Medicare generally pays for most or all of these expenses.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
• hospitalization
• physician services
• hospice
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• other approved items and services

Before You Buy This Insurance

\Check the coverage in all health insurance policies you already have.
\For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
\For help in understanding your health insurance, contact your state insurance department.
IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance

This insurance pays a fixed amount, regardless of your expenses, if you meet the policy conditions, for one of the specific diseases or health conditions named in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits because Medicare generally pays for most of the expenses for the diagnosis and treatment of the specific conditions or diagnoses named in the policy. Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:

• hospitalization
• physician services
• hospice
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• other approved items and services

Before You Buy This Insurance
√ Check the coverage in all health insurance policies you already have.
√ For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
√ For help in understanding your health insurance, contact your state insurance department.

IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance

This insurance pays a fixed dollar amount, regardless of your expenses, for each day you meet the policy conditions. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits when:

• any expenses or services covered by the policy are also covered by Medicare

Medicare generally pays for most or all of these expenses.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:

• hospitalization
• physician services
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• hospice
• other approved items and services

Before You Buy This Insurance
√ Check the coverage in all health insurance policies you already have.
√ For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
√ For help in understanding your health insurance, contact your state insurance department.
IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance
This insurance pays limited reimbursement for expenses if you meet the conditions listed in the policy. It also pays a fixed amount, regardless of your expenses, if you meet other policy conditions. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits when:
• any expenses or services covered by the policy are also covered by Medicare; or
• it pays the fixed dollar amount stated in the policy and Medicare covers the same event

Medicare generally pays for most or all of these expenses.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
• hospitalization
• physician services
• hospice care
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• other approved items & services

Before You Buy This Insurance

\Check the coverage in all health insurance policies you already have.
\For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
\For help in understanding your health insurance, contact your state insurance department.

Original disclosure statement for other health insurance policies not specifically identified in the preceding statements.

IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS INSURANCE DUPLICATES SOME MEDICARE BENEFITS

This is not Medicare Supplement Insurance
This insurance provides limited benefits if you meet the conditions listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

This insurance duplicates Medicare benefits when it pays:
• the benefits stated in the policy and coverage for the same event is provided by Medicare

Medicare generally pays for most or all of these expenses.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
• hospitalization
• physician services
• hospice
• [outpatient prescription drugs if you are enrolled in Medicare Part D]
• other approved items and services

Before You Buy This Insurance

\Check the coverage in all health insurance policies you already have.
\For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
\For help in understanding your health insurance, contact your state insurance department.
IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS IS NOT MEDICARE SUPPLEMENT INSURANCE

Some health care services paid for by Medicare may also trigger the payment of benefits from this policy.
This insurance provides limited benefits, if you meet the policy conditions, for hospital or medical expenses that result from accidental injury. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

Medicare generally pays for most or all of these expenses.
Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
- hospitalization
- physician services
- [outpatient prescription drugs if you are enrolled in Medicare Part D]
- other approved items and services

This policy must pay benefits without regard to other health benefit coverage to which you may be entitled under Medicare or other insurance.

Before You Buy This Insurance
√ Check the coverage in all health insurance policies you already have.
√ For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
√ For help in understanding your health insurance, contact your state insurance department.

IMPORTANT NOTICE TO PERSONS ON MEDICARE
THIS IS NOT MEDICARE SUPPLEMENT INSURANCE

Some health care services paid for by Medicare may also trigger the payment of benefits under this policy.
This insurance provides limited benefits, if you meet the policy conditions, for expenses relating to the specific services listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
- hospitalization
- physician services
- [outpatient prescription drugs if you are enrolled in Medicare Part D]
- other approved items and services

This policy must pay benefits without regard to other health benefit coverage to which you may be entitled under Medicare or other insurance.

Before You Buy This Insurance
√ Check the coverage in all health insurance policies you already have.
√ For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.
√ For help in understanding your health insurance, contact your state insurance department.
Alternative disclosure statement for policies that reimburse expenses incurred for specified diseases or other specified impairments. This includes expense-incurred cancer, specified disease and other types of health insurance policies that limit reimbursement to named medical conditions.

**IMPORTANT NOTICE TO PERSONS ON MEDICARE**
**THIS IS NOT MEDICARE SUPPLEMENT INSURANCE**

Some health care services paid for by Medicare may also trigger the payment of benefits from this policy. Medicare generally pays for most or all of these expenses.

This insurance provides limited benefits, if you meet the policy conditions, for hospital or medical expenses only when you are treated for one of the specific diseases or health conditions listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

**Medicare generally pays for most or all of these expenses.**

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:
- hospitalization
- physician services
- hospice
- [outpatient prescription drugs if you are enrolled in Medicare Part D]
- other approved items and services

**This policy must pay benefits without regard to other health benefit coverage to which you may be entitled under Medicare or other insurance.**

**Before You Buy This Insurance**

√ Check the coverage in all health insurance policies you already have.

√ For more information about Medicare and Medicare Supplement insurance, review the *Guide to Health Insurance for People with Medicare*, available from the insurance company.

√ For help in understanding your health insurance, contact your state insurance department.

[Alternative disclosure statement for policies that pay fixed dollar amounts for specified diseases or other specified impairments. This includes cancer, specified disease, and other health insurance policies that pay a scheduled benefit or specific payment based on diagnosis of the conditions named in the policy.]
For help in understanding your health insurance, contact your state insurance department.

[Alternative disclosure statement for indemnity policies and other policies that pay a fixed dollar amount per day, excluding long-term care policies.]

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Before You Buy This Insurance

Check the coverage in all health insurance policies you already have.

For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.

For help in understanding your health insurance, contact your state insurance department.

[Alternative disclosure statement for policies that provide benefits upon both an expense-incurred and fixed indemnity basis.]

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For help in understanding your health insurance, contact your state insurance department.

[Alternative disclosure statement for other health insurance policies not specifically identified in the preceding statements.]

**IMPORTANT NOTICE TO PERSONS ON MEDICARE**

**THIS IS NOT MEDICARE SUPPLEMENT INSURANCE**

Some health care services paid for by Medicare may also trigger the payment of benefits from this policy.

This insurance provides limited benefits if you meet the conditions listed in the policy. It does not pay your Medicare deductibles or coinsurance and is not a substitute for Medicare Supplement insurance.

Medicare generally pays for most or all of these expenses.

Medicare pays extensive benefits for medically necessary services regardless of the reason you need them. These include:

- hospitalization
- physician services
- hospice
- [outpatient prescription drugs if you are enrolled in Medicare Part D]
- other approved items and services

This policy must pay benefits without regard to other health benefit coverage to which you may be entitled under Medicare or other insurance.

**Before You Buy This Insurance**

Check the coverage in all health insurance policies you already have.

For more information about Medicare and Medicare Supplement insurance, review the Guide to Health Insurance for People with Medicare, available from the insurance company.

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