J-1 Exchange Visitor Insurance

All F and J international students and scholars at Furman University and their accompanying dependents must carry health insurance that meets or exceeds U.S. J visa regulations. Visitors to the United States are often surprised at the higher cost of health care. Enrolling in a good health insurance plan is for your protection and it is important that you carry your insurance card at all times and understand the details of your policy.

Two options exist for J-1 exchange visitors.

A. Enroll in the VISIT International Health Insurance Plan. This price varies depending on total time spent in the United States. Please Contact Chrissy McCrary in the Office for Study Away and International Education for current pricing at chrissy.mccrary@furman.edu. All Language House Assistants are automatically enrolled in this plan as part of their contract. See plan description below.

B. If you have health insurance that meets or exceeds J-1 international insurance requirements, you may fill out a health insurance waiver form and send proof of coverage to our office prior to arrival. You can find the Waiver Form under J-1 Student and Scholar Resources.
SUMMARY OF COVERAGE

Important Notice: Please keep this document as a general summary of the Insurance. This Summary of Coverage is a brief summary of filed form number IN/OUT-EOC (01/2004) which contains complete details of the coverage. A copy of the Evidence of Coverage (EOC) is available for inspection at the Plan Administrator's office. The Summary of Coverage shall control in the event of any conflict between this Summary of Coverage and the Evidence of Coverage.

Eligibility:
International Students, visiting Faculty, Scholars, or other persons over the age of twelve (12) up to and including age sixty-four (64), who are temporarily residing outside their Home Country. The Insured must remain engaged in educational or research activities outside their Home Country during the Period of Coverage.

Education or research activities shall mean the Insured: 1) is enrolled and participating in an educational, vocational, cultural exchange, or training program; and 2) has a valid J-1, H-3, F, M, or Q Visa.

Eligible individuals may also purchase coverage for their eligible dependents. An eligible spouse shall be defined as the Primary Insured’s legal spouse up to and including age sixty-four (64). An Eligible Dependent Child shall mean the Primary Insured Person’s unmarried children over thirty (30) days and under nineteen (19) years of age or under twenty-five (25) years of age if they are attending an accredited institution of higher learning on a regular full-time basis and/or wholly dependent upon the Insured Person for maintenance and support.

Newborn Coverage: This plan will provide coverage to newborns for the first thirty-one (31) days of life, provided; 1) coverage is in effect at the time the delivery takes place; and 2) the mother of the newborn is a covered participant under the plan at the time the delivery takes place; and 3) The pregnancy is a covered expense as defined hereunder.

Please note: Eligible participants can enroll within six (6) months prior to the start of their educational activity but no more than thirty (30) days after the educational activity has begun. Eligible Dependents must be enrolled at the time the Eligible Person first enrolls, or within thirty-one (31) days of their arrival in the country of assignment, marriage or birth. Coverage for Dependents cannot begin earlier than or extend longer than the coverage of the Eligible Person. You may be required to provide a copy of your I-20, DS-2019 or I-94 for Dependents at time of claim.

Period of Coverage:
The minimum Period of Coverage under this Plan is fifteen (15) days, the maximum is twelve (12) months. Benefits can be purchased in monthly periods by paying the appropriate Plan Cost.

Effective Date of Coverage begins on the latest of the following:
1. The date the Company receives a completed application and premium for the Policy Period; or
2. The Effective Date requested on the application; or
3. The moment the Insured Person departs their Home Country airspace.

Expiration Date of Coverage terminates on the earlier of the following:
1. The moment the Insured Person returns to their Home Country, unless otherwise covered under the Home Country Coverage Benefit; or
2. The expiration of twelve (12) months from the Effective Date of Coverage; or
3. The date shown on the Certificate issued by the Company; or
4. The end of the period for which premium has been paid; or
5. The date the Insured Person fails to be considered an Eligible Person; or
6. The maximum benefit amount has been paid.
SCHEDULE OF BENEFITS: PLATINUM PLAN – COVERAGE OF $250,000

<table>
<thead>
<tr>
<th>All Coverages and Benefits are in U.S. Dollar Amounts</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Medical Maximums:</strong></td>
</tr>
<tr>
<td>- Accident Medical; Sickness Medical</td>
</tr>
<tr>
<td><em>Per Injury or Sickness:</em></td>
</tr>
<tr>
<td>- $250,000 per Student – Age 12 to 49</td>
</tr>
<tr>
<td>- $100,000 per Student – Age 50 to 64</td>
</tr>
<tr>
<td>- $50,000 Spouse/Child</td>
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<tr>
<td>- $25,000 Spouse – Age 50 to 64</td>
</tr>
<tr>
<td><strong>Lifetime Maximum:</strong></td>
</tr>
<tr>
<td>- $1,000,000 per Student; $100,000 Spouse/Child</td>
</tr>
<tr>
<td><strong>Deductible – Per Injury or Sickness:</strong></td>
</tr>
<tr>
<td>- $50 if first treated at the Student Health Center</td>
</tr>
<tr>
<td>- $100 if not first treated at the Student Health Center</td>
</tr>
<tr>
<td><strong>Coinsurance Payable at 80% to $5,000, then 100% to Medical Maximum</strong></td>
</tr>
<tr>
<td><strong>Benefit Period</strong></td>
</tr>
<tr>
<td>- Period of Coverage</td>
</tr>
<tr>
<td><strong>Maternity</strong></td>
</tr>
<tr>
<td>- Covered as any other Sickness</td>
</tr>
<tr>
<td><strong>Mental Illness per Lifetime</strong></td>
</tr>
<tr>
<td>- Inpatient: Payable at 50% or 80% to $10,000, to a maximum of 40 days</td>
</tr>
<tr>
<td>- Outpatient: Payable at 80% up to maximum of $500</td>
</tr>
<tr>
<td><strong>Alcohol and Drug Abuse per Lifetime</strong></td>
</tr>
<tr>
<td>- Inpatient/Outpatient: Payable at 50% up to $1,000</td>
</tr>
<tr>
<td><strong>Injuries from a Motor Vehicle Accident</strong></td>
</tr>
<tr>
<td>- Up to Policy Maximum</td>
</tr>
<tr>
<td><strong>Sports-related Injuries (non-interscholastic sports)</strong></td>
</tr>
<tr>
<td>- Up to $10,000 per Policy Period</td>
</tr>
<tr>
<td><strong>Hazardous Sports Coverage as listed</strong></td>
</tr>
<tr>
<td>- Up to $10,000 per Policy Period</td>
</tr>
<tr>
<td><strong>Dental (Emergency)</strong></td>
</tr>
<tr>
<td>- $250 per tooth to a maximum of $500 per Policy Period</td>
</tr>
<tr>
<td><strong>Emergency Medical Evacuation</strong></td>
</tr>
<tr>
<td>- Unlimited</td>
</tr>
<tr>
<td><strong>Repatriation of Mortal Remains</strong></td>
</tr>
<tr>
<td>- Unlimited</td>
</tr>
<tr>
<td><strong>Emergency Reunion</strong></td>
</tr>
<tr>
<td>- Up to $5,000 per Policy Period</td>
</tr>
<tr>
<td><strong>Accidental Death &amp; Dismemberment (“AD&amp;D”)</strong></td>
</tr>
<tr>
<td>- Principal Sum: $10,000 per Student; $5,000 per Spouse/Dependent Child</td>
</tr>
<tr>
<td>- Five times the principal sum</td>
</tr>
<tr>
<td><strong>Home Country Coverage – Incidental trips to the Insured’s Home Country</strong></td>
</tr>
<tr>
<td>- 30 days of coverage up to a maximum of $25,000 per Policy Period</td>
</tr>
<tr>
<td><strong>Home Country Extension of Benefits</strong></td>
</tr>
<tr>
<td>- Up to $5,000, expenses must be incurred within 30 days of returning to your Home Country</td>
</tr>
<tr>
<td><strong>Pre-existing Conditions</strong></td>
</tr>
<tr>
<td>- 6 months prior to Effective Date, waived after 6 consecutive months of coverage</td>
</tr>
<tr>
<td><strong>Assistance</strong></td>
</tr>
<tr>
<td>- 24 hours – Worldwide</td>
</tr>
</tbody>
</table>

DESCRIPTION OF BENEFITS

Medical Expenses:

This Plan shall pay Reasonable and Customary charges for Covered Expenses, excess of the Deductible and Coinsurance up to the Medical Maximum, incurred by you due to a covered Injury or Sickness which occurred during the Period of Coverage outside your Home Country (except as provided under the Home Country Coverage). The initial Treatment of an Injury or Sickness must occur within thirty (30) days of the date of Injury or onset of Sickness.

Only such expenses which are specifically enumerated in the following list of charges that are incurred within the Benefit Period, and which are not excluded, shall be considered Covered Expenses:

1) Charges made by a hospital for semi-private room and board, floor nursing and other services inclusive of charges for professional service and with the exception of personal services of a non-medical nature; provided, however, that expenses do not exceed the hospital’s average charge for semiprivate room and board accommodation.

2) Charges made for Intensive Care or Coronary Care charges and nursing services.

3) Charges made for diagnosis, Treatment and Surgery by a Physician.

4) Charges made for an operating room.

5) Charges made for Outpatient Treatment, same as any other Treatment covered on an Inpatient basis. This includes ambulatory Surgical centers, Physicians’ Outpatient visits/examinations, clinic care, and Surgical opinion consultations.

6) Charges made for the cost and administration of anesthetics.

7) Charges for medication, X-ray services, laboratory tests and services, the use of radium and radioactive isotopes, oxygen, blood, transfusions, iron lungs, and medical Treatment.
8) Charges for physiotherapy as the result of Covered Accident, to a maximum of $500, if recommended by a Physician for the Treatment of a specific Disablement following hospitalization and administered by a licensed physiotherapist.
9) Charges for physiotherapy as the result of Covered Sickness, if recommended by a Physician for the Treatment of a specific Disablement following hospitalization and administered by a licensed physiotherapist.
10) Dressings, drugs, and medicines that can only be obtained upon a written prescription of a Physician or Surgeon.
11) Local transportation to or from the nearest hospital or to and from the nearest hospital with facilities for required Treatment. Such transportation shall be by licensed ground ambulance only to a limit of $350, within the metropolitan area in which You are located at that time the service is used. If You are in a rural area, then licensed air ambulance transportation to the nearest metropolitan area shall be considered a Covered Expense.

Pre-notification:
For each scheduled hospital admission or emergency hospital confinement, you or someone on your behalf must contact the Assistance Company for pre-notification as soon as possible, but no later than forty-eight (48) hours prior to the admission to the hospital or the hospital confinement. For emergency hospital confinement, you or someone on your behalf must notify the Assistance Company as soon as possible, but not later than forty-eight (48) hours after the date of admission. Pre-notification does not guarantee or confirm benefits or the payment of said benefits.

Maternity:
When covered maternity expenses are incurred by you or your eligible dependents, the Company will pay Reasonable Charges for medical expenses in excess of the Deductible and Coinsurance. In no event shall the Company’s maximum liability exceed the maximum stated in the Schedule of Benefits, as to Covered Expenses during any one period of individual coverage.

You or your representative must notify the Company of a Pregnancy within the first trimester.

As stated in the Schedule of Benefits, benefits will be payable for Covered Expenses you incur before, during, and after delivery of a child, including physician, hospital, laboratory, and ultrasound services. Coverage for the Inpatient postpartum stay for you and your newborn child in a hospital, will, at a minimum, be for the length of stay recommended by the American Academy of Pediatrics and the American College of Obstetricians and Gynecologists in their guidelines for perinatal care.

Coverage for a length of stay shorter than the minimum period mentioned above may be permitted if your attending physician determines further Inpatient postpartum care is not necessary for you or your newborn child provided the following are met:

1. In the opinion of your attending physician, the newborn child meets the criteria for medical stability in the guidelines for perinatal care prepared by the Academy of Pediatrics and the American College of Obstetricians and Gynecologists that determine the appropriate length of stay based upon the evaluation of:
   a. The antepartum, intrapartum, postpartum course of the mother and infant;
   b. The gestational stage, birth weight, and clinical condition of the infant;
   c. The demonstrated ability of the mother to care for the infant after discharge; and
   d. The availability of post discharge follow-up to verify the condition of the infant after discharge; and
2. One (1) at-home post delivery care visit is provided to you at your residence by a physician or nurse performed no later than forty-eight (48) hours following discharge for you and your newborn child from the hospital. Coverage for this visit includes, but is not limited to:
   a. Parent education;
   b. Assistance and training in breast or bottle feeding; and

Performance of any maternal or neonatal tests routinely performed during the usual course of Inpatient care for you or your newborn child, including the collection of an adequate sample for the hereditary and metabolic newborn screening. (At your discretion, this visit may occur at the physician’s office.)

Mental Illness:
Benefits are paid for Treatment or medication for Mental Illness, which are not excluded and covered under this policy, and shall be considered a Covered Expense:
Inpatient Care – Shall be payable at 50% to $10,000, subject to a maximum of forty (40) days of Inpatient care.
Outpatient – Shall be payable at 80% up to a maximum of $500.

Alcohol and Drug Abuse:
Benefits are paid for Treatment or medication for Alcohol and Drug Abuse, which are not excluded and covered under this policy, and shall be considered a Covered Expense. Benefits shall be payable at 50% up to $1,000.

Emergency Dental Treatment:
Benefits are paid for Reasonable and Customary expenses in excess of the Deductible and Coinsurance of $250 per tooth up to a maximum of $500, for the emergency repair or replacement to sound, natural teeth damaged as the result of a Covered Accident.
Emergency Medical Evacuation and Repatriation:
Benefits are paid for Covered Expenses incurred up to the maximum, as stated in the Schedule of Benefits, for any covered Injury or Sickness commencing during the Period of Coverage that result in a Medically Necessary Emergency Medical Evacuation or Repatriation. The decision for an Emergency Medical Evacuation or Repatriation must be pre-approved and arranged by the Assistance Company in consultation with your local attending Physician.

Emergency Medical Evacuation or Repatriation means: a) your medical condition warrants immediate transportation from the place where you are located (due to inadequate medical facilities) to the nearest adequate medical facility where medical Treatment can be obtained; or b) after being treated at a local medical facility, your medical condition warrants transportation with a qualified medical attendant to your Home Country to obtain further medical Treatment or to recover; or c) both a) and b) above.

Covered Expenses are expenses for transportation, medical services and medical supplies necessarily incurred in connection with Emergency Medical Evacuation or Repatriation. All transportation arrangements must be by the most direct and economical route. Expenses for special transportation and medical supplies and services must be: a) pre-approved and ordered by the Assistance Company and b) required by the standard regulations of the conveyance transportation. Transportation means any land, water or air conveyance required to transport you. Special transportation includes, but is not limited to, licensed ground and air ambulances, commercial airlines, and private motor vehicles.

Return of Mortal Remains:
Benefits will be paid for Reasonable and Customary Covered Expenses incurred up to the maximum, as stated in the Schedule of Benefits, to return your remains to your Home Country, if you should die. Covered Expenses include, but are not limited to, expenses for embalming or Cremation, a minimally necessary container appropriate for transportation, shipping costs, and the necessary government authorizations. All Covered Expenses in connection with a Return of Mortal Remains or Cremation must be pre-approved and arranged by the Assistance Company.

Emergency Medical Reunion:
When the Assistance Company and your attending Physician determine that it is necessary and prudent for you to have an Emergency Medical Evacuation or Repatriation, this Plan will arrange to bring an individual of your choice, from your current Home Country, to be at your side while you are hospitalized and then accompany you during your return to your current Home Country. Benefits will be paid up to the maximum, as stated in the Schedule of Benefits, for a round-trip economy airfare ticket as well as for reasonable travel and accommodation expenses up to a maximum of ten (10) days, as pre-approved and arranged by the Assistance Company.

Accidental Death & Dismemberment:
Benefits shall be paid to you if you sustain an accidental Injury. The Injury must occur during the Period of Coverage, and death or dismemberment as a result of that accident must occur within 365 days from the date of Accident. Benefits payable for any such loss shall be in accordance with the following table: If you incur more than one Loss stated in the following Table as the result of one Accident, only the largest amount shall be payable.

<table>
<thead>
<tr>
<th>Description of Loss</th>
<th>Percent of Principal Sum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Life</td>
<td>100%</td>
</tr>
<tr>
<td>Both Hands or Both Feet or Sight of Both Eyes</td>
<td>100%</td>
</tr>
<tr>
<td>One Hand and One Foot</td>
<td>100%</td>
</tr>
<tr>
<td>Either Hand or Foot and Sight of One Eye</td>
<td>100%</td>
</tr>
<tr>
<td>Either Hand or Foot</td>
<td>50%</td>
</tr>
<tr>
<td>Sight of One Eye</td>
<td>50%</td>
</tr>
<tr>
<td>Quadriplegia</td>
<td>100%</td>
</tr>
<tr>
<td>Paraplegia (total paralysis of both lower limbs)</td>
<td>75%</td>
</tr>
<tr>
<td>Hemiplegia (total paralysis of upper and lower limbs of one side of the body)</td>
<td>50%</td>
</tr>
<tr>
<td>Uniplegia (total paralysis of one limb)</td>
<td>20%</td>
</tr>
</tbody>
</table>

Hazardous Sports Coverage:
This Plan shall pay up to the maximum, as stated in the Schedule of Benefits, for Injury which occurs while You are participating in one of the following hazardous sports: snow skiing or snowboarding.

Home Country Coverage:
Incidental Trips to the Home Country – During the period of coverage, the Insured may return to his or her Home Country for incidental visits of up to thirty (30) days. If during an incidental trip home, the Insured suffers an Injury or Sickness, this Plan shall pay up to the maximum, as stated in the Schedule of Benefits, for Covered Expenses for that Injury or Sickness. Treatment for this Injury or Sickness must occur within the Insured’s Home Country while on the incidental visit.
**Home Country Extension of Benefits** – The Plan shall pay up to the maximum, as stated in the Schedule of Benefits, for Covered Expenses incurred in your Home Country related to an Injury or Sickness which occurred, was diagnosed and treated outside your Home Country during your Period of Coverage. Only those covered expenses incurred within thirty (30) days of your return to your Home Country shall be considered eligible.

**PLAN DEFINITIONS**

**Benefit Period** shall mean the allowable time period you have to receive Treatment for a Covered Injury or Sickness.

**Coinsurance** shall mean the percentage amount of Covered Expenses, after the Deductible, which is your responsibility to pay.

**Company** shall mean Virginia Surety Company, Inc.

**Deductible** shall mean the amount of Covered Expenses which is your responsibility to pay before benefits under the Plan are payable.

**Home Country** shall mean the country where you have your true, fixed and permanent home and principal establishment.

**Inpatient** shall mean if you are confined in an institution and are charged for room and board.

**Mountaineering** shall mean the sport, hobby or profession of walking, hiking and climbing up mountains either: 1) utilizing harnesses, ropes, crampons, or ice axes; or 2) ascending 4,500 meters or above.

**Outpatient** shall mean if you receive care in a hospital or another institution, including; ambulatory surgical center; convalescent/skilled nursing facility; or Physician’s office, for an Injury or Sickness, but you are confined and are not charged for room and board.

**Parachuting** shall mean an activity involving the breaking of a free fall from an airplane using a parachute.

**Pre-existing Condition** shall mean any condition for which a licensed Physician was consulted, or for which Treatment or Medication was prescribed, or for which manifestations or symptoms would have caused a person to seek medical advice six (6) months prior to the Effective Date of coverage under the Policy, except if the Insured Person is covered under the Policy for six (6) consecutive months, the Pre-existing Condition exclusion will no longer apply and any eligible expenses incurred thereafter will be considered for reimbursement.

**Reasonable and Customary** shall mean the maximum amount that the Plan determines is Reasonable and Customary for Covered Expenses you receive, up to but not to exceed charges actually billed. The determination considers: 1) amounts charged by other Service Providers for the same or similar service in the locality where received, considering the nature and severity of the bodily Injury or Sickness in connection with which such services and supplies are received; 2) any usual medical circumstances requiring additional time, skill or experience; and 3) other factors included but not limited to, a resource based relative value scale.

**Treatment** means a specific in-office or hospital physical examination of or care rendered to you; consultation; diagnostic procedures and services; Surgery; medical services and supplies, including medication prescribed or provided by a Service Provider.

**You, Your or Insured** shall mean Insured Person.

**EXCLUSIONS AND LIMITATIONS**

No Benefit shall be payable for Accident Medical, Sickness Medical, Maternity, Mental Illness, Alcohol and Drug Abuse, Dental, Emergency Medical Evacuation/Repatriation, Return of Mortal Remains, and Emergency Medical Reunion, as the result of:

1. Any Pre-existing Condition as defined hereunder. This exclusion does not apply to Emergency Evacuation/Repatriation or Return of Mortal Remains;
2. Injury or Sickness which is not presented to the Company for payment within three (3) months of receiving Treatment;
3. Charges for Treatment which is not Medically Necessary;
4. Charges provided at no cost to you;
5. Charges for Treatment which exceed Reasonable and Customary charges;
6. Charges incurred for Surgery or Treatments which are Experimental/Investigational, or for research purposes;
7. Services, supplies or Treatment, including any period of hospital confinement, which were not recommended, approved and certified as Medically Necessary and reasonable by a Physician;
8. Suicide or any attempts thereof, while sane; or self destruction or any attempt thereof, while insane;
9. Any consequence, whether directly or indirectly, proximately or remotely occasioned by, contributed to by, or traceable to, or arising in connection with:
   a) war, invasion, act of foreign enemy hostilities, warlike operations (whether war be declared or not), or civil war
   b) mutiny, riot, strike, military or popular uprising insurrection, rebellion, revolution, military or usurped power
c) acting on behalf of or in connection with any organization with activities directed towards the overthrow by force of the Government de jure or de facto or to the influencing of it by terrorism or violence

d) martial law or state of siege or any events or causes which determine the proclamation or maintenance of martial law or state of siege (hereinafter for the purposes of this Exclusion called the “Occurrences”)

Any consequence happening or arising during the existence of abnormal conditions (whether physical or otherwise), whether directly or indirectly, proximately or remotely occasioned by, or contributed to by, traceable to, arising in connection with, any of the said Occurrences shall be deemed to be consequences for which the Plan shall not be liable for, except to the extent that you prove that such consequence happened independently of the existence of such abnormal conditions;

10. Injury sustained while participating in professional athletics;

11. Injury sustained while participating in Amateur or Interscholastic Athletics; this exclusion does not apply to non-competitive, recreational or intramural activities;

12. Routine physicals, immunizations or other examinations where there are no objective indications or impairment in normal health, and laboratory diagnostic or X-ray examinations, except in the course of a Disablement established by a prior call or attendance of a Physician;

13. Treatment of the Temporomandibular joint;

14. Vocational, speech, recreational or music therapy;

15. Services or supplies performed or provided by a Relative of yours, or anyone who lives with you;

16. Cosmetic or plastic Surgery, except as the result of a covered Accident; for the purposes of this Plan, Treatment of a deviated nasal septum shall be considered a cosmetic condition;

17. Elective Surgery which can be postponed until you return to your Home Country, where the objective of the trip is to seek medical advice, Treatment or Surgery;

18. Treatment and the provision of false teeth or dentures, normal ear tests and the provision of hearing aids;

19. Eye refractions or eye examinations for the purpose of prescribing corrective lenses for eyeglasses or for the fitting thereof, unless caused by Accidental bodily Injury incurred while covered hereunder;

20. Treatment in connection with alcoholism and drug addiction, or use of any drug or narcotic agent, unless otherwise covered under this policy;

21. Any Mental and Nervous disorders or rest cures, unless otherwise covered under this policy;

22. Congenital abnormalities and conditions arising out of or resulting there from;

23. Expenses which are non-medical in nature;

24. Expenses as a result of, or in connection with, intentionally self-inflicted Injury or Sickness;

25. Expenses as a result of, or in connection with, the commission of a felony offense;

26. Injury sustained while taking part in mountaineering where ropes or guides are normally used; hang gliding, parachuting, bungee jumping, racing by horse, motor vehicle or motorcycle, snowmobiling, motorcycle/motor scooter riding, scuba diving involving underwater breathing apparatus, unless PADI or NAUI certified, snorkeling, water skiing, snow skiing, spelunking, parasailing, and snowboarding; unless covered under the Hazardous Sports Coverage.

27. Treatment paid for or furnished under any other individual or group policy or other service or medical pre-payment plan arranged through the employer to the extent so furnished or paid, or under any mandatory government program or facility set up for Treatment without any cost to you;

28. Dental care, except as the result of Injury to natural teeth caused by Accident, unless otherwise covered under this Plan;

29. Routine Dental Treatment;

30. Drug, Treatment or procedure that either promotes or prevents conception, or prevents childbirth, including but not limited to: artificial insemination, Treatment for infertility or impotency, sterilization, or reversal thereof;

31. Treatment for human organ tissue transplants and their related Treatment;

32. Expenses incurred while in your Home Country, except as provided under the Home Country Coverage and Home Country Extension of Benefits Coverage;

33. Injury sustained as the result of the Insured Person operating a motor vehicle while not properly licensed to do so in the jurisdiction in which the motor vehicle accident takes place;

34. Covered Expenses incurred for which the Trip to the Host Country was undertaken to seek medical Treatment for a condition;

35. Covered Expenses incurred during a Trip after your Physician has limited or restricted travel;

36. Sex change operations, or for Treatment of sexual dysfunction or sexual inadequacy;

37. Weight reduction programs or the surgical Treatment of obesity.

No Benefit shall be payable for Accidental Death and Dismemberment as the result of:

1. Suicide, or attempt thereof, while sane; or self destruction, or any attempt thereof, while insane;

2. Disease of any kind; Bacterial infections, except pyogenic infection, which shall occur through an accidental cut or wound;

3. Hernia of any kind;

4. Injury sustained while you are riding as a pilot, student pilot, operator or crew member, in or on, boarding or alighting from, any type of aircraft;

5. Injury sustained while you are riding as a passenger in any aircraft (a) not having a current and valid Airworthy Certificate and (b) not piloted by a person who holds a valid and current certificate of competency for piloting such aircraft;

6. Any consequence, whether directly or indirectly, proximately or remotely occasioned by, contributed to by, or traceable to, or arising in connection with:
a) war, invasion, act of foreign enemy hostilities, warlike operations (whether war be declared or not), or civil war
b) mutiny, riot, strike, military or popular uprising insurrection, rebellion, revolution, military or usurped power
c) acting on behalf of or in connection with any organization with activities directed towards the overthrow by force of the
   Government de jure or de facto or to the influencing of it by terrorism or violence
d) martial law or state of siege or any events or causes which determine the proclamation or maintenance of martial law or
   state of siege (hereinafter for the purposes of this Exclusion called the “Occurrences”)

Any consequence happening or arising during the existence of abnormal conditions (whether physical or otherwise), whether
directly or indirectly, proximately or remotely occasioned by, or contributed to by, traceable to, or arising in connection with, any
of the said Occurrences shall be deemed to be consequences for which the Plan shall not be liable, except to the extent that you
can prove that such consequence happened independently of the existence of such abnormal conditions;
7. Service in the military, naval or air service of any country;
8. Flying in any aircraft being used for, or in connection with, acrobatic or stunt flying, racing or endurance tests;
9. Flying in any rocket-propelled aircraft;
10. Flying in any aircraft being used for, or in connection with, crop dusting or seeding or spraying, fire fighting, exploration, pipe or
   power line inspection, any form of hunting or herding, aerial photography, banner towing or any experimental purpose;
11. Flying in any aircraft which is engaged in any flight which requires a special permit or waiver from the authority having
   jurisdiction over civil aviation, even though granted;
12. Sickness of any kind;
13. Being under the influence of alcohol or having taken drugs or narcotics unless prescribed by a legally qualified Physician or
   surgeon;
14. Injury occasioned or occurring while you are committing or attempting to commit a felony or to which a contributing cause was
   your being engaged in an illegal occupation;
15. While riding or driving in any kind of competition;
16. This plan does not insure against loss or damage (including death or Injury) and any associated cost or expense resulting directly
   or indirectly from the discharge, explosion or use of any device, weapon or material employing or involving nuclear fission,
   nuclear fusion or radioactive force, or chemical, biological, radiological or similar agents, whether in time of peace or war, and
   regardless of who commits the act, regardless of any other cause or event contributing concurrently or in any other sequence
   thereto.
PERSONAL LIABILITY:

Important Notice: This portion of the Summary of Coverage is a brief summary of filed form number AIFS LIAB (IL 09/98R) which contains complete details of the Liability coverage. The Summary of Coverage shall control in the event of any conflict between this Summary of Coverage and the Policy.

SCHEDULE OF BENEFITS

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<tbody>
<tr>
<td>$100,000</td>
<td>$100</td>
<td>$200,000</td>
<td>$25,000</td>
<td>$10,000</td>
<td>$1,000</td>
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DEFINITIONS

“AUTOMOBILE” means a land motor vehicle, trailer or semi-trailer designed for travel on public roads (including any machinery or apparatus attached thereto).

“BODILY INJURY” means bodily injury, sickness or disease sustained by any person, including death. It does not include any communicable disease.

“CLAIM(S)” means a demand for money or the service of a suit naming an INSURED and alleging an INCIDENT. CLAIMS do not include proceedings seeking injunctive or other non-pecuniary relief.

“CLAIMS EXPENSES” means:
(a) Fees charged by an attorney or attorneys designated by the Company and all other fees, costs, and expenses resulting from the investigation, adjustment, defense settlement and appeal of a CLAIM, suit or proceeding arising in connection therewith, if incurred by the Company, or incurred by the INSURED with written consent of the Company, but does not include salary charges or expenses of regular employees or officials of the Company, or fees and expenses of independent adjusters;
(b) All costs against the INSURED in such suits and all interest on the entire amount of any judgment therein which accrues after entry of the judgment and before the Company has paid or tendered or deposited, whether in court or otherwise, that part of the judgment which does not exceed the limit of the Company’s liability thereon;
(c) Premiums on appeal bonds and premiums on bonds to release attachments in such suits, but not for bond amounts in excess of the applicable limit of liability of this policy. The Company shall have no obligation to pay for or furnish any bond;
(d) Up to $250 for loss of earnings to each INSURED for each day or part of a day of their attendance at the Company’s request at a trial, hearing or arbitration proceeding involving a civil suit against such INSURED for covered DAMAGES, but the amount so payable for any one or series of trials, hearings or arbitration proceedings arising out of the same INCIDENTS shall in no event exceed $5,000.

“DAMAGES” means compensatory judgments, settlement or awards, but does not include fines or penalties, the return of fees or other consideration paid to the INSURED.

“HOST FAMILY” means the person(s) responsible for providing the INSURED’s room, board, general welfare, and care while on a Covered Trip/Program.

“INCIDENT” means any act or omission committed by the INSURED during the Policy Term which unexpectedly, unintentionally, and suddenly results in BODILY INJURY, PROPERTY DAMAGE or PERSONAL INJURY provided the act or omission committed by the INSURED was during the POLICY TERM.

“INSURED LOCATION” means (1) the HOST FAMILY’s residence premises and the part of any other premises, structures and grounds used by the Insured; or (2) Any part of a premises where an Insured is temporarily staying. An INSURED LOCATION does not include coverage for PROPERTY DAMAGE to property rented to, occupied by, used by, or in the care of any INSURED, to the extent that the INSURED is required by contract to provide insurance.

“MOBILE EQUIPMENT” means a land vehicle (including any machine or apparatus attached thereto, whether or not self-propelled), (1) not subject to motor vehicle registration, or (2) maintained for use exclusively on premises owned by or rented to any INSURED, including the ways immediately adjoining, or (3) designed for use principally off public roads, or (4) designed or maintained for the sole purpose of affording mobility to equipment of the following types forming an integral part of or permanently attached to such vehicle: power cranes, shovels, loaders, diggers and drills; concrete mixers (other than the mix-in-transit type); graders, scrappers, rollers and other construction or repair equipment; air compressors, pumps and generators, including spraying, welding and building
cleaning equipment; and geophysical exploration and well servicing equipment, or (5) anything with a motor that rolls, flies or dives, such as snowmobiles, mopeds, motorbikes, dirt bikes or (6) anything that flies such as parasails, parachutes and hang gliders.

“PERSONAL INJURY” means:
(a) false arrest, detention or imprisonment, wrongful entry or eviction, other invasion of private occupancy, or malicious prosecution; or
(b) the publication or utterance of a libel, slander or other defamatory or disparaging material; or
(c) a publication or an utterance in violation of an individual’s right of privacy; or
(d) shock, mental anguish, or mental injury.

PERSONAL INJURY does not include the transmission intentionally or unintentionally of any Illness, sickness or disease by the INSURED to anyone, or any consequence resulting from that Illness, sickness or disease.

“PROPERTY DAMAGE” means:
(a) physical injury to or destruction of tangible property, including the loss of use thereof at any time resulting there from; or
(b) loss of use, or loss of the value of tangible property which has not been physically injured or destroyed.

**Personal Liability Insurance Coverage:**
The Company will pay on behalf of the INSURED all sums which the INSURED shall become legally obligated to pay as DAMAGES for personal liability CLAIMS first made against the INSURED and reported to the Company, during the Policy Term that his endorsement is in effect, arising out of any INCIDENT covered under this Policy, provided always that such INCIDENT happens:
(a) on or after the Policy Effective Date on which this endorsement becomes effective; or
(b) on or after the effective date of the earliest claims-made policy issued by the Company covering the INSURED to which this is a continuous renewal.

For any claim brought in the United States of America (including its territories and possessions), Puerto Rico or Canada, the Company shall have the right and duty to defend any suit against the INSURED seeking DAMAGES to which this insurance applies even if any of the allegations of the suit are groundless, false or fraudulent. The Company may make such investigation and settlement of any CLAIM, or suit as it deems expedient. The Company shall have the right, but not the duty, to:
1) Defend any suit; and
2) Make such investigation, negotiation and settlement of any claim or suit as the Company deems expedient.

Any claim or suit which the Company elects not to investigate, settle or defend, the INSURED, under the Company’s supervision, will make or cause to be made, such investigation and defense as may be reasonably necessary. Subject to prior authorization by the Company, the INSURED will effect, to the extent possible, such settlements as the Company and the INSURED deem prudent. The Company will reimburse the INSURED for the cost of any such investigation, settlement or defense, in the currency of the United States of America at the rate of exchange prevailing on the date of payment.

In no event shall the Company be obligated to pay DAMAGES or CLAIM EXPENSES or to defend, or continue to defend, any suit after the applicable limit of the Company’s liability has been exhausted by payment of DAMAGES and/or CLAIM EXPENSES.

**OTHER INSURANCE**
If other valid and collectible insurance is available to the INSURED for a covered loss under Coverage A, Personal Liability Insurance Coverage, the Company’s obligations are limited as follows:
(a) Primary Insurance:
This insurance is primary over the PARTICIPATING ORGANIZATION’S liability insurance. If this insurance is primary, our obligations are not affected unless any insurance other than the PARTICIPATING ORGANIZATION’S insurance is also primary. Then we will share with all that other insurance by the Method of Sharing described in (b) below.
(b) Method of Sharing:
If the other insurance permits the contribution by equal shares, we will follow this method also. Under this approach, each insurer contributes equal amounts until it has paid its applicable limit of insurance or none of the loss remains, whichever comes first.

The Policy provides excess coverage over and above insurance which may cover the INSURED, HOST FAMILY or a third party involved in an Occurrence. The amount paid is pursuant to the applicable coverage provision(s) of the Policy and is reduced by the amount payable by any such Underlying Insurance.
Medical Payments Coverage
The Company will pay up to the maximum listed in the Liability Schedule of Benefits on behalf of the INSURED for Medical Expenses that are incurred or medically ascertained within fifty-two (52) weeks after the date of the INCIDENT and which result from an INCIDENT causing BODILY INJURY to:

(a) A person who is on the INSURED LOCATION with the permission of the HOST FAMILY, if the INCIDENT is caused by the activities of the INSURED or by an animal owned by, or in the care of, an INSURED.
(b) A person not on the INSURED LOCATION, if the INCIDENT is caused by the activities of an INSURED or by an animal owned by, or in the care of, an INSURED.

Medical Expenses are defined as those expenses recommended and approved by a Physician for hospital room and board, use of an operating room, emergency room, ambulatory medical center, fees of Physicians and nurses, laboratory tests, prescription medicines or drugs, anesthetics, transfusions, diagnostic testing, and therapeutics.

The Company will pay the benefit pursuant to this provision only after due proof of the Medical Expenses incurred has been submitted to the Company.

This coverage does not apply to the INSURED or to a dependent of an INSURED.

Additional Living Expenses Coverage
If an INCIDENT caused by the activities of the INSURED results in the INSURED LOCATION becoming unfit to live in, the Company will pay for any necessary increase in living expenses incurred by the HOST FAMILY so that the household can maintain its normal standard of living. Payment will be for the shortest time required to repair or replace the damage to the INSURED LOCATION or, if the HOST FAMILY permanently relocates, the shortest time required for the HOST FAMILY to settle elsewhere. The Company will pay the HOST FAMILY benefits up to the maximum listed in the Liability Schedule of Benefits on behalf of the INSURED per POLICY TERM for Additional Living Expenses.

Payment: The Company will pay the benefit pursuant to this provision only after due proof of the additional living expenses incurred has been submitted to the Company.

Payment of Deductible Under Homeowner’s Insurance Coverage
If an INCIDENT caused by the activities of the INSURED results in a claim being paid under a valid and collectible homeowner’s insurance policy of the HOST FAMILY covering the INSURED LOCATION, the Company will pay the HOST FAMILY for the loss incurred up to the amount of the deductible under the HOST FAMILY’s homeowner’s insurance policy, not to exceed the maximum listed in the Liability Schedule of Benefits per INSURED per POLICY TERM.

Payment: The Company will pay the benefit pursuant to this provision only after due proof of the deductible amount which was incurred has been submitted to the Company.

LIMIT OF LIABILITY – CLAIMS
Regardless of the number of INSUREDS under this Policy, the number of persons or organizations which sustain injury, or the number of CLAIMS made or suits brought, the Company’s liability for the Coverages provided is stated in the Schedule of Benefits.

Notwithstanding the limit of liability identified in the Schedule of Benefits, a sub-limit of $25,000 each claim and aggregate, as part of and not in addition to the limit of liability identified in the Schedule for Benefits, shall constitute the only limit of liability available for all DAMAGES and CLAIMS EXPENSES arising out of or attributable to any suit brought against any INSURED alleging, in whole or part, sexual assault, abuse, molestation or habitual neglect, or licentious, immoral, amoral, other behavior that was threatened, committed or alleged to have been committed, by an INSURED or by any person for whom the INSURED is legally responsible. This sub-limit is inclusive of all expenses derived from or based upon the defense of any above described act. This sub-limit of liability shall constitute the only limit of liability available for all DAMAGES and CLAIM EXPENSES arising from the above described acts and no other limit of liability shall be available for any DAMAGES or CLAIM EXPENSES arising from the above described acts.

The limit of liability stated in the Schedule of Benefits as applicable to “each claim” is the limit of the Company’s liability for all DAMAGES because of each CLAIM covered hereby. All CLAIMS arising from the same or related INCIDENT shall be considered a single CLAIM for the purpose of this insurance and shall be subject to the same limit of liability. The limit of liability stated in the Schedule of Benefits as “AGGREGATE” is, subject to the above provision respecting “each claim”, the total limit of the Company’s liability under this Policy for all DAMAGES as a result of all CLAIMS made and reported to the Company during the POLICY TERM, including any Extended Reporting Period. CLAIMS EXPENSES are included within the applicable limit of liability stated in the Schedule of Benefits.
WHEN CLAIM IS TO BE CONSIDERED AS FIRST MADE  
(a) When the Company first receives written notice from the INSURED, that a CLAIM has been made, or  
(b) When the Company first receives written notice from the INSURED, of specific circumstances involving a particular  
person or entity which may result in a CLAIM. 

All CLAIMS arising out of the same or related INCIDENT shall be considered as having been made at the time the first such CLAIM  
is made, and shall be subject to the same limit of liability. 

LIABILITY GENERAL PROVISIONS 

ACTION AGAINST THE COMPANY: No action shall lie against the Company unless, as a condition precedent thereto, there  
shall have been full compliance with all of the terms of this policy, but not until the amount of the INSURED’s obligation to pay shall  
have been finally determined either by judgment against the INSURED after actual trial or by written agreement of the INSURED, the  
claimant and the Company. 

ASSIGNMENT: The interest of any INSURED is not assignable. If any INSURED shall die or be judged incompetent, this  
insurance shall thereupon terminate for such person but shall cover the INSURED’s legal representative as the INSURED with respect  
to liability previously incurred and covered by this insurance. 

ASSISTANCE AND COOPERATION OF INSURED IN THE EVENT OF CLAIM OR SUIT: Upon the INSURED becoming  
aware of any INCIDENT which could reasonably be expected to be the basis of a CLAIM covered hereby, written notice shall be  
given by the INSURED to the Company together with the fullest information obtainable. If CLAIM is made or suit is brought against  
the INSURED, the INSURED shall immediately forward to the Company every demand, notice, summons or other process received  
by the INSURED or the INSURED’s representative. The INSURED shall cooperate with the Company and, upon the Company’s  
request, assist in making settlements in the conduct of suits and in enforcing any right of contribution or indemnity against any person  
or organization who may be liable to the INSURED because of DAMAGES with respect to which this insurance applies. The  
INSURED shall attend hearings and trials and assist in securing and giving evidence and obtaining the attendance of witnesses. The  
INSURED shall not, except at the INSURED’s own cost, voluntarily make any payments, assume any obligation or incur any  
expense. 

CURRENCY: All premiums must be paid to the Company, and the Company will pay all benefits, in the currency of the United  
States of America at the rate of exchange prevailing on the date of payment. 

POLICY TERM: With respect to each INSURED, the POLICY TERM shall begin when an INSURED’s coverage begins and  
terminate when an INSURED’s coverage ends as stated in the General Provisions of the Policy. 

REIMBURSEMENT: While the Company has no duty to do so, if the Company pays DAMAGES or CLAIMS EXPENSES:  
(a) within the amount of the applicable deductible; or  
(b) in excess of the applicable limit of liability,  
the INSURED shall, upon written demand, repay such amounts to the Company within thirty (30) days thereof. Failure to pay any  
amounts indicated above may lead to policy cancellation and the INSURED shall not have the right to any Extended Reporting Period  
oneption. 

SUBROGATION: If the Company makes a payment under the Policy and the person to or for whom payment was made has a right  
to recover damages from another, the Company shall be subrogated to that right. That person shall do:  
1. Whatever is necessary to enable the Company to exercise the Company’s rights; and  
2. Nothing after the loss to prejudice those rights. 

If the Company makes a payment under the Policy and the person to or for whom payment is made recovers damages from another,  
that person shall:  
1. Hold in trust for the Company the proceeds of the recover; and  
2. Reimburse the Company to the extent of the Company’s payment. 

LIABILITY LIMITATIONS AND EXCLUSIONS: 
This insurance does not apply to any CLAIM or suit:  
1. for BODILY INJURY or PROPERTY DAMAGE arising out of the ownership, maintenance, operation, use, loading or  
   unloading of any AUTOMOBILE, watercraft, MOBILE EQUIPMENT or aircraft owned or operated by or rented or loaned to  
   any INSURED, other than as a passenger;  
2. based on or arising out of liability assumed by the INSURED under any contract or agreement, except liability arising out of the  
   performance of written duties required by the Participating Organization as part of the Covered Trip/Program;  
3. arising out of discrimination on the basis of age, sex, race, creed, religion, marital status, national origin or sexual preference by  
   any INSURED, including PERSONAL INJURY resulting there from;
4. arising from the transmission of or infection by, or the testing or the failure to test for the presence of Acquired Immune Deficiency Syndrome (AIDS), any AIDS-related virus or any other disease transmitted through sexual contact or another person’s body fluids;

5. based on or arising out of an actual or attempted dishonest, fraudulent, criminal act, act of violence, or malicious act or omission or deliberate misrepresentation committed by, at the direction of, or with the knowledge of any INSURED, including intentional tortious acts;

6. arising from acts by any INSURED expected or intended to cause BODILY INJURY or PROPERTY DAMAGE sustained (This exclusion does not apply to BODILY INJURY resulting from the use of reasonable force to protect person or property.);

7. arising from any obligation for which the INSURED or any carrier as their insurer may be held liable under any worker’s compensation, unemployment compensation or disability benefits law, or under any similar law;

8. of PROPERTY DAMAGE to:
   a) property owned or being transported by the INSURED, or
   b) property rented to, occupied by or in the care of the INSURED;

9. brought against any INSURED alleging, in whole or part sexual assault, abuse, molestation, corporal punishment or physical or mental abuse, or habitual neglect, or licentious, immoral, amoral other behavior that was threatened, committed, or alleged to have been committed, by any INSURED or by any person for whom the INSURED is legally responsible; however, notwithstanding the foregoing, the INSURED shall be protected under the terms of this policy as to any claim and/or allegation which may be covered by the policy upon which suit may be brought against him, for any such alleged behavior by an INSURED unless a judgment or a final adjudication adverse to the INSURED shall establish that such behavior occurred as an essential element of the cause of action so adjudicated;

10. for injuries caused by or contributed to by the use, sale, manufacture, delivery, transfer or possession of controlled substances except as administered by a Physician;

11. for BODILY INJURY OR PROPERTY DAMAGE arising from the use of alcohol, intoxicants drugs or narcotics, except as prescribed by a licensed Physician;

12. for BODILY INJURY or PROPERTY DAMAGE due to war, whether or not declared, civil insurrection, rebellion or revolution or to any act or condition incidental to any of the foregoing;

13. for PERSONAL INJURY or BODILY INJURY to the INSURED or to a dependent of the Insured;

14. brought against any INSURED arising out of the INSURED’S business pursuits, investments, or other for profit activities;

15. for BODILY INJURY or PROPERTY DAMAGE caused directly or indirectly by nuclear reaction, radiation, contamination whether radioactive or not, regardless of how it was caused;

16. for BODILY INJURY or PROPERTY DAMAGE caused directly or indirectly by pollution or asbestos, regardless of how it was caused;

17. The INSURED’S rendering of daycare services when such services are for persons other than the HOST FAMILY’s children;

18. for BODILY INJURY, PERSONAL INJURY, or PROPERTY DAMAGE arising out of participating in high-risk sports including: Hunting activities, boxing, combat sports, mountaineering or rock climbing, potholing, aerial sports, heli-skiing, motorized racing or speed trials, bungee jumping, scuba diving (unless the INSURED has the qualifications recognized by the competent local authority in the contracted destination), wild water rafting, jet-skiing, professional sports, and participation in competitive sporting events of any kind;

19. for BODILY INJURY or PROPERTY DAMAGE among or between INSUREDs traveling together and INSUREDs and their accompanying relatives.
PLAN PROVISIONS

Refund of Plan Cost:
Unearned premiums will be refunded for the number of full months only. Premium refunds will be considered only for school withdrawal or entry into the armed forces. The refund request must be in writing, and your ID card must be returned with your request. Premium refunds will not be considered if a claim has been filed during the Period of Coverage. All refunds are subject to the approval of the Administrator.

Important Information:
In the event of Injury or Sickness, the Student should:
If an emergency:
- Go directly to the hospital, or call 911 for emergency response
- Call the 24-hour assistance service center at the number listed on your ID card to alert the center of your situation

If not an emergency:
- Go to your student health center for health services
- If you do not have access to a student health center, you can go to a doctor of your choice, or you can refer to the CBP website www.cbpiservice.com to find a provider. Of course, you may also call the assistance service center whose number is listed on your I.D. card to help find a provider.

Notice of Claim:
Written notice of claim(s) must be given to the Plan Administrator, Co-ordinated Benefit Plans, LLC (CBP), within thirty (30) days after the occurrence or commencement of any Disablement, or as soon thereafter as is reasonably possible. Notice given by someone on your behalf to CBP, with information sufficient to identify you shall be deemed sufficient notice to CBP.

Filing a Claim:
a. A company claim form is required for filing a claim. Claim forms are available by calling CBP at (866) 282-6524, or online at www.cbpiservice.com. Once you have filled out the claim form, mail it along with all medical and hospital bills to the address below.
b. File claims within thirty (30) days of Injury or first Treatment for a Sickness. Bills should be received by the Company within ninety (90) days of service. Bills submitted after one year will not be considered for payment except in the absence of legal capacity.
c. Prescriptions: There may be circumstances when you are required to pay up front for prescriptions. In order to receive reimbursement, you must complete and submit a claim form. The prescription receipt must be submitted along with the claim form.

Submit all claims or inquiries to: Co-ordinated Benefit Plans, LLC
P.O. Box 26222
Tampa, FL 33623-6222
Fax: (727) 799-9093

Payment of Claims:
Indemnity for loss of life will be payable in accordance with the beneficiary designation and the provisions respecting such payment which may be prescribed herein and effective at the time of payment. If no such designation or provision is then effective, such indemnity shall be payable to your estate. If any indemnity of the Plan shall be payable to a minor, or one otherwise not competent to give a valid release, the Plan shall pay such indemnity, up to an amount not exceeding $1,000, to any Relative by blood or connection by marriage to you who is deemed to be equitably entitled thereto. Any payment made by the Plan in good faith pursuant to this provision shall fully discharge the Plan to the extent of such payment. Subject to any written direction by you, all or a portion of any indemnities provided by this Plan on account of hospital, nursing, medical or Surgical service may, at the Plan’s option and unless you request otherwise in writing not later than the time for filing proof of such loss, be paid directly to the hospital or person rendering such services, but is not required the service be rendered by a particular hospital or person.

Excess Benefits:
All coverages, except Accidental Death and Dismemberment, shall be in excess of all other valid and collectible Insurance Indemnity, and shall apply only when such benefits are exhausted. Other valid and collectible Insurance Indemnity, for which benefits may be payable, are Insurance programs provided by:
(a) Individual, group or blanket Insurance or coverage
(b) Other pre-payment coverage provided on a group or individual basis
(c) Any coverage under labor management trusted plans, union welfare plans, employer organization plans, employee benefit organization plans, or other arrangement of benefits for individuals of a group
Any coverage required or provided by any state or socialized Insurance program
Any no-fault automobile Insurance
Any third party liability Insurance

Monetary Limits:
The monetary limits stated in this Plan and the Plan Cost shall be in U.S. dollars. For service outside of the territorial limits of the United States, the exchange rate date used to determine the amount of U.S. dollars to be paid is the exchange rate effective for the date the claims expense was incurred.

Subrogation:
To the extent the Plan pays for a loss suffered by you, the Plan will take over the rights and remedies you had relating to the loss. This is known as subrogation. You must help the Plan to preserve its rights against those responsible for the loss. This may involve signing any papers and taking any other steps the Plan may reasonably require. If this Plan takes over your rights, you must sign an appropriate subrogation form supplied to you.

Renewal:
Coverage under this Plan is not renewable. If additional coverage time is needed, a new application must be completed and correct Premium submitted to PENTECO/Visit. A new Deductible and Coinsurance will apply at each succeeding or subsequent Period of Coverage. Any covered condition occurring and treated in previous Periods of Coverage will continue to be covered, subject to the terms and conditions of this plan, provided you remain continuously insured hereunder.

Underwriter:
Products underwritten by: Virginia Surety Company, Inc. (“VSC”), 175 W. Jackson Blvd., Chicago, IL 60604.

Important Notice: Please keep this document as a general summary of the Insurance. This Summary of Coverage is a brief summary of filed form numbers IN/OUT-EOC (01/2004) and Liability AIFS LIAB (IL 09/98R) which contain complete details of the coverage. A copy of the Evidence of Coverage (EOC) and the Liability Policy are available for inspection at the Plan Administrator's office. The Summary of Coverage shall control in the event of any conflict between this Summary of Coverage and the Evidence of Coverage or Liability Policy.

Privacy Disclosure:
Under HIPAA's Privacy Rule, we are required to provide you with notice of our legal duties and privacy practices with respect to personal health information. You should receive a copy of this notice with your enrollment materials. If, at anytime, you wish to request a copy of VSC’s HIPAA Privacy Notice, please write to: Co-ordinated Benefit Plans, LLC, P.O. Box 26222, Tampa, FL 33623-6222, or call (866) 282-6524.

Assistance Services:
This Plan provides 24-hour worldwide assistance services for an emergency anywhere in the world. The assistance service provider is On Call International and can be reached toll-free at (866) 509-7713. When you contact On Call, you must identify yourself as a Visit Plans participant. The following are not considered insured benefits:

**Medical Assistance**
- Medical, Dental and Pharmacy Referrals
- Medical Monitoring
- Emergency Medical Payments
- Replacement of Medication and Eyeglasses
- Hotel Convalescence Arrangements
- Medical Insurance Assistance

**Legal Assistance**
- Legal Referrals

**Additional Services**
- Emergency Message Assistance
- Emergency Cash Assistance
- Emergency Ticket Replacement
- Emergency Card Replacement
- Baggage Assistance
- Replacement of Lost Travel Documents

**Pre-trip Assistance**
- Passport and Visa Information
- Health Hazards Advisory
- Inoculation Requirements
- Weather Information
- Currency Exchange Information
- Consulate and Embassy Locations
- Translation and Interpreter Services
- Travel Locator Service