CERTIFICATE OF INSURANCE

DENTAL CARE INSURANCE
insuring Members of

MUNICIPAL PENSION RETIREES’ ASSOCIATION
(called the Organization)

Group Master Policy 644464 has been issued to the Municipal Pension Retirees’ Association hereinafter called the “Organization”. An Insured Member of the Organization is referred to as the “Member.” Desjardins Financial Security is referred to as “DFS.”

The Group Policy is administered on behalf of DFS by the “Administrator” or “Plan Administrator” Johnson Inc. All transactions between the Policyholder, Member and DFS will be made through the Administrator. The Group Policy was delivered in the province of British Columbia, Canada, and is governed by the laws thereof.

The current Group Policy Year is September 1 through August 31. The Group Policy is renewable on each anniversary of the Policy Renewal Date subject to the policy terms and conditions.

This Certificate is issued to provide information in reference to a Member's personal insurance under the Group Policy and is subject to the terms, conditions, limitations of liability and exclusions stated in the Group Policy. If for any reason there is a discrepancy between this certificate and the Group Policy, the provisions of the Group Policy shall prevail. The Group Policy is on file with the Policyholder, and upon request, it may be examined by the Member or the Member's personal representative at any reasonable time.

Only DFS is authorized to make changes to the Group Policy or this Certificate. Any changes to these documents will be made in writing over the signature of an executive officer of DFS.

This Certificate becomes effective on the later of July 1, 2014 or the effective date of the Member’s insurance. It replaces all other Certificates and Certificate Riders, if any, previously issued to the Member under the Group Policy.

30 DAY RIGHT TO RETURN THIS CERTIFICATE

If for any reason the Member is not satisfied with this Certificate, the Member may return it to the Administrator within 30 days after the Member receives it. The Administrator will refund any premium paid and the Certificate will be deemed void, just as though it had not been issued, as long as no claims have been submitted.

PLEASE READ YOUR CERTIFICATE CAREFULLY
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### BENEFIT SCHEDULE

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<th><strong>POLICYHOLDER</strong></th>
<th>Municipal Pension Retirees’ Association</th>
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<tr>
<td><strong>POLICY NUMBER</strong></td>
<td>644464</td>
</tr>
<tr>
<td><strong>EFFECTIVE DATE</strong></td>
<td>July 1, 2014</td>
</tr>
<tr>
<td><strong>POLICY RENEWAL DATE</strong></td>
<td>September 1, 2015 and every September 1 thereafter</td>
</tr>
<tr>
<td><strong>DEDUCTIBLE AMOUNT</strong></td>
<td>No Deductible</td>
</tr>
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</table>

#### DENTAL CARE REIMBURSEMENT LEVEL:

<table>
<thead>
<tr>
<th>Procedure Type</th>
<th>Coverage Details</th>
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</thead>
<tbody>
<tr>
<td><strong>BASIC &amp; PREVENTATIVE PROCEDURES</strong></td>
<td>80% of Eligible Expenses are paid by the plan with no maximum</td>
</tr>
<tr>
<td><strong>MINOR RESTORATIVE PROCEDURES</strong></td>
<td>80% of Eligible Expenses are paid by the plan up to $750 per Calendar Year per Insured Person</td>
</tr>
<tr>
<td>(Endodontic &amp; Periodontic)</td>
<td></td>
</tr>
<tr>
<td><strong>MAJOR RESTORATIVE PROCEDURES</strong></td>
<td>50% of Eligible Expenses are paid by the plan up to $700 per Insured Person</td>
</tr>
<tr>
<td>(Crowns, Posts, Inlays &amp; Onlays)</td>
<td></td>
</tr>
<tr>
<td>(Bridgework, Dentures &amp; Implants)</td>
<td>50% of Eligible Expenses are paid by the plan up to $700 per Insured Person</td>
</tr>
</tbody>
</table>

#### ALTERNATIVE TREATMENT CLAUSE

Where any two or more courses of treatment covered under this benefit would produce professionally adequate results for a given condition, DFS will pay benefits as if the least expensive course of treatment were used. DFS will determine the adequacy of the various courses of treatment available, through a professional dental consultant.

#### DENTAL SCHEDULE OF FEES

The Current General Dental Practitioners Fee Guide of the Dental Association (or equivalent in Alberta), in the province in which the procedure was performed and on the date the expense was incurred (or the minimum fee specified in the Denturist Fee Guide).

**NOTE:** If you see a Specialist, and they charge according to the Specialist Fee Guide, you will be reimbursed according to the General Practitioners Fee Guide.
### DEFINITIONS

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>ADMINISTRATOR</strong></td>
<td>JOHNSON INC. All transactions between the Policyholder and the Insured Person and/or a provider of service must be made through the Plan Administrator.</td>
</tr>
<tr>
<td><strong>AGE LIMIT</strong></td>
<td>is not included except as it applies to the definition of Dependents.</td>
</tr>
<tr>
<td><strong>CALENDAR YEAR</strong></td>
<td>the period starting January 1 and ending on December 31.</td>
</tr>
<tr>
<td><strong>COMPANY</strong></td>
<td>DESJARDINS FINANCIAL SECURITY (DFS).</td>
</tr>
<tr>
<td><strong>COUPLE COVERAGE</strong></td>
<td>coverage for the Member and one (1) Eligible Dependent.</td>
</tr>
<tr>
<td><strong>DENTAL ASSOCIATION</strong></td>
<td>the procedures and fee schedule adopted by the Dental Association of General Practitioners (or equivalent in Alberta) of the Province in which the procedure was performed.</td>
</tr>
<tr>
<td><strong>DENTAL HYGIENIST</strong></td>
<td>a person, who while operating under the direction or supervision of a Dentist, is duly licensed to perform designated services as outlined by governing provincial licensing body.</td>
</tr>
<tr>
<td><strong>DENTIST / DENTAL SURGEON</strong></td>
<td>a person who is legally qualified and licensed to practice dentistry in the jurisdiction where the services are rendered for which the charges are incurred.</td>
</tr>
<tr>
<td><strong>DENTURE</strong></td>
<td>any artificial substitute for missing natural teeth and adjacent tissue including full and partial dentures, and removable bridges.</td>
</tr>
<tr>
<td><strong>DEPENDENT</strong></td>
<td>refer to definition of “Eligible Dependent”.</td>
</tr>
<tr>
<td><strong>EFFECTIVE DATE</strong></td>
<td>the date the Administrator receives the applicant’s completed, signed enrollment form and pre-authorized chequing authorization.</td>
</tr>
<tr>
<td><strong>ELIGIBLE DEPENDENT</strong></td>
<td></td>
</tr>
</tbody>
</table>
| **DEPENDENT CHILDREN:**     | a) Natural children, legally adopted children or children living with the adopting parents during period of probation, stepchildren, children under legal guardianship, and foster children of the Member or the Member’s Spouse. To be considered a Dependent, the child must be unmarried, not employed on a regular and full-time basis, and under 21 years of age. A child up to their 25th birthday will be considered a Dependent if in full-time attendance at an accredited school, college or university and dependent on the Member for support, including students attending school outside their normal Province of Residence.  
                                      | b) Mentally or physically handicapped children beyond any limiting age for Dependent children provided the child is incapable of self-sustaining employment and is wholly dependent upon the Member for support and maintenance.   |
| **SPOUSE / SURVIVING SPOUSE:** | at any one time, only one person may be insured as a Spouse of the Participant  
                                      | a) a person married to the Member as a result of a valid civil or religious ceremony, including a person divorced or separated from the Member; or  
                                      | b) a person, who although not legally married to the Member, cohabits with the member in a conjugal (including same sex) relationship that has been recognized as such in the community in which they reside.  
                                      | *ONLY ONE PERSON AT A TIME MAY BE COVERED AS A SPOUSE.*                                                                                                                                         |
No person shall be eligible for coverage or covered under this agreement simultaneously as a Member and a Dependent of more than one insured Member.

**ELIGIBILITY PERIOD**
a period 60 days following the later of:
1. loss of employer benefits at retirement; or
2. loss of benefits from a spousal group plan or any other group plan.

Must be an MPRA member (Regular or Associate) and retain membership in good standing to participate in this plan as a Member.

**ELIGIBLE EXPENSES**
an expense incurred after the Insured Person’s Effective Date of coverage under the policy for any medically necessary, reasonable and customary expenses listed in this Certificate.

**FAMILY COVERAGE**
coverage for the Member and two (2) or more Eligible Dependents.

**GRACE PERIOD**
the period that starts on the premium due date and continues for thirty-one (31) consecutive days.

**IMMEDIATE FAMILY MEMBER**
a Spouse or Dependent as defined in the section “Eligible Dependent” in the Definitions section.

**INJURY**
bodily injury caused by external, violent and accidental means.

**INSURED PERSON**
a Member, Spouse or Dependent, as defined in this section, who is insured under this plan and for whom premium has been paid.

**INSURER**
DESIJARDINS FINANCIAL SECURITY (DFS).

**LATE APPLICANT**
a Member who applies for the Dental Care Plan after the Eligibility Period, or an Open Enrolment Period, unless otherwise stated in the Description of Benefits.

**LICENSED, CERTIFIED OR REGISTERED**
licensed, certified or registered to practice the profession by the appropriate authority in the jurisdiction in which the care or services are rendered; or where no such authority exist, having a certificate of competency from the professional body which regulates the particular profession.

**MEDICALLY NECESSARY**
broadly accepted by the medical profession as effective, appropriate and essential in the diagnosis and/or treatment of a sickness or injury, and based on generally recognized and accepted standards of health care.

**MEMBER**
an Insured Person in good standing with the MUNICIPAL PENSION RETIREES’ ASSOCIATION (MPRA) who is a:

a) permanent resident of Canada covered by a Provincial Health Care Plan; and

b) “Regular Member” of the MUNICIPAL PENSION RETIREES’ ASSOCIATION is an individual receiving a pension or survivor’s pension from the Municipal Pension Plan administered by the British Columbia Pension Corporation; or

c) “Associate Member” of the MUNICIPAL PENSION RETIREES’ ASSOCIATION is an individual receiving any public sector pension or a spouse/partner not receiving a Municipal Pension.

**OPEN ENROLMENT PERIOD**
period during which applications are not subject to pro-rated Calendar Year maximums for the first Calendar Year of coverage.
<table>
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<tr>
<th><strong>ORGANIZATION</strong></th>
<th>MUNICIPAL PENSION RETIREES’ ASSOCIATION (MPRA).</th>
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</thead>
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<tr>
<td><strong>ORTHODONTIC TREATMENT</strong></td>
<td>dental treatment which has an objective of correction of malocclusion of the teeth.</td>
</tr>
<tr>
<td><strong>PERIODONTIC TREATMENT</strong></td>
<td>treatment of the tissues and bones supporting the teeth, including; surgery, provisional splinting, and occlusal equilibration.</td>
</tr>
<tr>
<td><strong>PLAN</strong></td>
<td>any portion of the policy which provides benefits to an Insured Person.</td>
</tr>
<tr>
<td><strong>PLAN ADMINISTRATOR</strong></td>
<td>JOHNSON INC. All transactions between the Policyholder and the Insured Person and/or a provider of service must be made through the Plan Administrator.</td>
</tr>
<tr>
<td><strong>POLICYHOLDER</strong></td>
<td>MUNICIPAL PENSION RETIREES’ ASSOCIATION (MPRA).</td>
</tr>
<tr>
<td><strong>POLICY YEAR</strong></td>
<td>the period of time between any two (2) Policy Anniversaries.</td>
</tr>
<tr>
<td><strong>PROVINCIAL GOVERNMENT PLAN</strong></td>
<td>the body of provincially enacted laws, as amended from time to time, governing provincial health insurance plans, provincial hospital insurance plans, provincial medicare plans, provincial medical care and service acts, and other provincial government sponsored hospitalization, medicare, drug, or dental insurance plans which provide health insurance to residents of Canada.</td>
</tr>
<tr>
<td><strong>REASONABLE AND CUSTOMARY CHARGE</strong></td>
<td>a charge made by the provider of health care, services or supplies that does not exceed the general level of charges made by other providers of similar standing in the locality or geographical area where the charge is incurred, when furnishing like or comparable treatment, services or supplies to individuals.</td>
</tr>
<tr>
<td><strong>REIMBURSEMENT</strong></td>
<td>the portion of the charge of an Eligible Expense that will be paid by the plan.</td>
</tr>
</tbody>
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| **REMARriage** | either of the following arrangements entered into by the surviving Spouse of a deceased Member:  
  a) marriage by a valid civil or religious ceremony; or  
  b) a “common-law marriage” in which the surviving Spouse, who although not legally married to a person, cohabits with the person in a conjugal (including same sex) relationship which is recognized as such in the community where they reside. |
| **SINGLE COVERAGE** | coverage for the Member. |
| **SPOUSE** | refer to definition of “Eligible Dependent”. |
| **“WE” OR “US”** | refer to definition of “Company”. |
| **“YOU” OR “YOUR”** | refer to definition of “Member”. |

**ALL TRANSACTIONS BETWEEN THE POLICYHOLDER, THE INSURED PERSON AND/OR A PROVIDER OF SERVICE MUST BE MADE THROUGH THE PLAN ADMINISTRATOR.**
GENERAL PROVISIONS

1. MEMBER ELIGIBILITY

A Regular or Associate Member of the MUNICIPAL PENSION RETIREE’S ASSOCIATION (MPRA) becomes eligible to be insured under this Plan on the date:

   a) he/she becomes a Regular or Associate Member of the MUNICIPAL PENSION RETIREE’S ASSOCIATION; and
   
   b) his/her coverage under an employer-sponsored Group Insurance Plan terminates; or
   
   c) his/her coverage under his/her Spouse’s Group Insurance Plan terminates; or
   
   d) his/her coverage under a Group Insurance Plan, other than those plans mentioned in b) and c) above, terminates.

Application must be made on, before or within 60 days of the preceding dates, or during an Open Enrolment Period; otherwise the applicant shall be deemed a Late Applicant and will be subject to pro-rated Calendar Year maximums for the first Calendar Year of coverage.

2. DEPENDENT ELIGIBILITY

The insurance of an eligible Dependent shall become effective on the later of:

   a) the date the Member is first eligible; or
   
   b) the date the Member first makes written application for this insurance.

If a Member has Family coverage under the policy, the Member is not required to make written application to insure additional Dependents if no additional premium is required.

In no event will the Dependent’s insurance become effective before the Member’s insurance becomes effective.

3. EFFECTIVE DATE OF COVERAGE

The insurance of eligible Member shall become effective on the later of:

   a) If applying during the Eligibility Period, within 60 days of losing coverage under an employer group plan, Spouse’s group plan or other group Dental Care plan, on the date the prior coverage terminated; or
   
   b) If applying after the Eligibility Period, after 60 days of losing coverage under an employer group plan, Spouse’s group plan or other group Dental Care plan, on the date the completed application is received by the Plan Administrator.

4. PARTICIPATION REQUIREMENT

An Insured Person is required to remain covered under the plan for a minimum period of 24 months from the effective date of coverage.
5. **LATE APPLICANT**

A Late Applicant, who applies after the Eligibility Period for Dental Care, or an Open Enrolment Period, will be subject to pro-rated Calendar Year maximums for the first Calendar Year of coverage from the date the completed application is received until December 31st.

6. **EXTENDED COVERAGE FOR DEPENDENTS**

   a) **Coverage for Dependents of a Deceased Member**

   Coverage for Eligible Dependents shall continue following the death of the Member, provided premiums continue to be paid, until:

   i) the date the policy terminates; or

   ii) the Dependent’s coverage otherwise would terminate under the other provisions of the policy.

   b) **Coverage upon Remarriage of a Deceased Member’s Surviving Spouse**

   Upon Remarriage of a Deceased Member’s Surviving Spouse, the new Spouse and any Dependent children acquired, resulting from the remarriage will be eligible for coverage, subject to the eligibility provisions for Dependents.

7. **DUAL COVERAGE**

Eligible children may be insured as Dependents of only one (1) Member even though both parents may be insured as eligible Members. A Spouse cannot be insured as a Dependent if also insured as a Member.

8. **PREMIUM PAYMENTS**

The premiums applicable to this insurance are payable one (1) month in advance on each premium due date. Premiums are paid by regular, interest-free monthly bank deductions as authorized on the application for benefits.

9. **GRACE PERIOD**

After the initial premium payment, each subsequent payment must be received within thirty-one (31) days after the premium due date, otherwise Your coverage will be automatically terminated at the end of the grace period.

10. **TERMINATION OF A MEMBER’S INSURANCE**

Coverage for a Member under this plan shall terminate on the earliest of the following dates:

   a) the date the plan is terminated by the Insurer or Policyholder;

   b) the end of the month in which the Member requests in writing to terminate coverage;

   c) the date the Member no longer makes premium payments, following the 31 day grace period;

   d) the date the Member is no longer eligible for coverage;
e) the date the Member enters the Armed Forces of any country, state or international organization on a full-time basis; or 

f) the date the Member dies.

11. TERMINATION OF A DEPENDENT’S INSURANCE

Coverage for a Dependent under this plan shall terminate on the earliest of the following dates:

a) the date the plan is terminated by the Insurer or Policyholder;

b) the end of the month in which the Member requests in writing to terminate Dependent coverage;

c) the date of termination of the Member’s coverage, except that coverage may be continued in the event of the member’s death in 6(a) Extended Coverage for Dependents of the general provisions;

d) the date the contributions to the cost of coverage are ceased;

e) the date the Dependent is no longer eligible for coverage;

f) the date coverage for Dependents is terminated as described under “Eligible Dependent” (i.e. attain age 21 or 25 for full-time students), or

g) the date the Dependent enters the Armed Forces of any country, state or international organization on a full-time basis.

12. REINSTATEMENT OF INSURANCE FOR NON-PAYMENT

If insurance is terminated for non-payment of premium, coverage can be resumed providing the outstanding and current premium owing is paid and provided that the insurance had not been terminated for more than three (3) consecutive months. If insurance had been terminated for more than three (3) months due to non-payment of premium, the Member will be considered a Late Applicant.

13. INCONTESTABILITY

No statement made by you in your application for insurance, except for fraudulent statements and omissions, shall be used by the Company to contest a claim after your insurance has been in force for two (2) years following the policy issue date.

14. APPLICABLE LAW

Any provision of this policy which is in conflict with any federal, provincial or territorial law of the Insured Person’s place of residence is amended to comply with the minimum requirements of that law. All other provisions shall remain in full force and effect.

15. NON-WAIVER PROVISIONS

Failure by the Company or the Plan Administrator to enforce any provision of the policy in a given circumstance shall not constitute a waiver of the right to enforce the provision at any other time. No one other than the Company has the authority to change or waive any provision of the policy.
16. LIMITATION OF LIABILITY

The Company or Plan Administrator are not responsible for the availability, quantity, quality or results of any medical or dental treatment, received by an insured individual or for the failure of an insured individual to receive medical or dental treatment for any reason.

17. RIGHT OF EXAMINATION OF THE MASTER POLICY

An Insured Person and/or his or her personal representative shall, upon request, be permitted to examine this Master Policy, at the Plan Administrator’s place of business or the head office of the Policyholder, for the purpose of ascertaining the benefits, terms and provisions of this agreement; provided that any such examination takes place during the normal business hours.
DESCRIPTION OF BENEFITS

1. DENTAL CARE BENEFIT DESCRIPTION

If an Insured Person incurs charges for necessary dental treatment, services or supplies by a licensed Dentist, qualified Dental Hygienist or Denturist, the Company will pay up to the amount stated in the Dental Association Suggested Fee Guide for General Practitioners or the Denturist Fee Guide, whichever is applicable, in the Province in which the procedure was performed, and on the date the charges are incurred, in accordance with the benefits outlined in the Benefit Schedule and in this section of the Certificate. Benefits/maximums indicated are on a per Insured Person basis, unless otherwise specified.

2. CALENDAR YEAR MAXIMUM

The maximum amount payable by the Company for Eligible Expenses to or on behalf of an Insured Person during a Calendar Year is for Minor Restorative Procedures ($750), and for Major Restorative procedures, a maximum for Crowns/Posts/Inlays/Onlays ($700) and Bridges/Dentures/Implants ($700).

For Late Applicants, in the first Calendar Year only, the maximum benefit amount of $750 for Minor Restorative (Endodontics and Periodontics), $700 for Crowns/Posts/Inlays/Onlays combined and $700 for Bridges/Dentures/Implants combined will be pro-rated from the effective date of coverage to December 31, (i.e. if the effective month is December, the benefit amount for Minor Restorative services to December 31 is $62.50, which is $750/12). In the second and subsequent Calendar Years, the maximum benefit amounts apply for the full 12 months.

3. REIMBURSEMENT LEVEL

The Reimbursement level is the percentage of the Eligible Expense shown in the Benefit Schedule, for each type of dental procedure, listed as follows:

BASIC & PREVENTATIVE PROCEDURES – 80% REIMBURSEMENT

a) Standard oral examinations, recall oral examinations, one (1) unit of polishing, oral hygiene instruction, and topical fluoride application, once every Calendar Year for each procedure;

b) Scaling and/or root planing will be limited to eight (8) units per Calendar Year;

c) Complete oral examinations once every three (3) Calendar Years. This would include a complete history of medical, dental and clinical examination of hard and soft tissue;

d) Dental x-rays, except that bitewing x-rays are limited to once every Calendar Year, and full mouth and panoramic x-rays once every three (3) Calendar Years;

e) Dental consultations are limited to once per Calendar Year;

f) Acid etch space maintainers;
g) Amalgam, silicate, acrylic and composite fillings and veneer applications;
   i) bonded fillings will be limited to the cost of non-bonded fillings;
   ii) duplicate fillings will be limited to once every Calendar Year;
   iii) fillings on molar teeth will be limited to the cost of amalgam fillings;

h) Retentive pins;

i) Surgical extractions of erupted and impacted teeth and removal of residual roots;

j) Surgical removal of tumors, cysts and neoplasms, incisions and drainage of abscesses;

k) General anaesthesia will be covered only when done in conjunction with dental surgery, including four (4) units of dental facility fees per Calendar Year;

l) Relining and rebasing and repair of Dentures will be limited to once each for the upper and lower jaw every two (2) Calendar Years; and,

m) Laboratory reasonable and customary charges in connection with dental procedures.

MINOR RESTORATIVE PROCEDURES – 80% REIMBURSEMENT

a) Endodontics (treatment of dental pulp disease, including root canal therapy) will be limited to once every five (5) Calendar Years per tooth;

b) Periodontics (treatment of bones and tissues supporting teeth, including surgery, provisional splinting and occlusal equilibration). Occlusal adjustments will be limited to eight (8) units per Calendar Year up to a maximum of $250;

c) Tissue conditioning will be limited to once every two (2) Calendar Years; and

d) Laboratory charges in connection with dental procedures, reasonable and customary charges to a maximum of 80% of the associated procedure code.

MAJOR RESTORATIVE PROCEDURES – 50% REIMBURSEMENT

“Type A” Major Restorative Procedures – 50% Reimbursement

Reimbursement for the following “TYPE A” Major Restorative Procedure changes (including any related laboratory fees):

a) Crowns (crowns on molar teeth limited to the cost of full metal crowns);

b) Posts;

c) Onlays; and

d) Inlays.

Reimbursement of the above charges is restricted to the condition that treatment is performed to restore the natural teeth to their normal functions where the tooth, as a result of extensive caries or fracture, cannot be restored with a filling.
When a tooth can be restored with amalgam, silicate, acrylic or composite restorations, benefits will be determined based on the usual costs of such a restoration. Replacement crowns require a minimum of three (3) consecutive years from original placement to be eligible for coverage and the cost of a temporary crown or bridge will be deducted from the Reimbursement for the fixed crown or bridge.

“Type B” Major Restorative Procedures – 50% Reimbursement

Reimbursement for the following “TYPE B” Major Restorative Procedure charges (including any related laboratory fees):

a) Initial installation or repair of a fixed bridge, full or partial denture will only be considered if:
   i) the initial installation of any appliance is necessitated by an extraction, loss or fracture of an additional natural tooth while covered under this plan.

b) Replacement of an existing fixed bridge, full or partial denture if:
   i) necessitated by the extraction, loss or fracture of an additional natural tooth while covered under this plan;
   ii) the existing bridge is at least three (3) years old, and cannot be made serviceable;
   iii) the full or partial denture is at least five (5) years old, and cannot be made serviceable; or,
   iv) the existing bridge, full or partial denture is temporary and is replaced by a permanent bridge, full or partial denture within twelve (12) months of its installation.

c) All fixed bridgework on molar teeth to be limited to the cost of full metal;

d) Overdentures will be reimbursed at the cost of a standard denture in lieu of the overdenture.

e) Subject to the Alternate Treatment Clause, the initial provision of implants (including bridges and crowns on implants); and replacement of implants, providing the existing implant is sixty (60) months old.

4. ALTERNATE TREATMENT CLAUSE

Where any two or more courses of treatment covered under this benefit would produce professionally adequate results for a given condition, DFS will pay benefits as if the least expensive course of treatment were used. DFS will determine the adequacy of the various courses of treatment available, through a professional dental consultant.

5. PRE-TREATMENT PLAN (PRE-DETERMINATION)

To ensure that eligible charges incurred are covered, it is recommended that the Insured Person submit a pre-treatment plan and submit to the Plan Administrator for approval on proposed dental treatment that exceeds $300, prior to commencing the treatment. All Major Restorative procedures must be pre-authorized by mail prior to commencing the treatment. Treatment must commence within six (6) months after the date a predetermination review has been completed and the Plan Administrator has notified the
Insured Person and their Dentist or specialist who submitted the predetermination; otherwise, the predetermination must be re-submitted.

A pre-treatment plan should include the itemized services to be performed, the itemized charges for each service and, when required, be supported by x-rays.

6. MISSING TOOTH CLAUSE

Coverage for initial installation of any appliance will only be considered if necessitated by an extraction, loss or fracture of an additional natural tooth while covered under this plan.

7. LIMITATION ON BENEFITS PROVIDED OUTSIDE YOUR PROVINCE OF RESIDENCE

If you or your Dependents incur dental treatment expenses while travelling outside your province of resident or outside Canada, the Plan will reimburse the Eligible Expenses according to the suggested fees of the current Dental Association Fee Guide for General Practitioners (or the minimum fee specified in the Denturist Fee Guide, or equivalent in Alberta) in the province in which the procedure was performed, or if outside Canada, on the British Columbia Fee Guide.
1. ELECTRONIC SUBMISSION OF DENTAL CLAIMS

If you are covered for Dental and your dental office has electronic submission capabilities, present your Johnson Health and Dental Plan card to enable your dental office to file your claim directly with Johnson Inc. Your claim will be processed and the balance of your services (the portion not covered under the plan) will remain your responsibility. Any major dental work and/or pre-treatment estimates must be submitted manually, as described below in the “Notice and Proof of Claim” section.

In the unlikely event that your Dentist may ask you to pay for your dental services, please do so and then mail your receipts for reimbursement to Johnson Inc. using a claim form. The back of your health and dental identification card includes contact information for Dentist’s use should your dental office have any questions or concerns regarding electronic submission of dental services.

2. NOTICE AND PROOF OF CLAIM

When the Plan Administrator receives a written completed claim form and original receipts, payment will be made to the Insured Person, for charges for Eligible Expenses, upon submission of written proof of claim, satisfactory to the Plan Administrator, and subject to the terms and conditions of the Master Policy.

Charges for Eligible Expenses submitted as a claim shall be considered to have been incurred on the date the person received the treatment, services or supplies, or incurred an obligation with the provider for such treatment, services or supplies.

Written proof of claim, satisfactory to the Company, must be submitted to the Plan Administrator, by the end of the Calendar Year following the year in which the claim was incurred.

On termination of your coverage for any reason, including as a result of termination of the policy, written proof of claim satisfactory to the Plan Administrator must be received no later than 90 days following the date of termination.

Failure to give notice of claim or furnish proof of claim within the time prescribed herein does not invalidate the claim if the notice or proof is given or furnished as soon as reasonably possible, and in no event later than one year from the date a claim arises hereunder, if it is shown that it was not reasonably possible to give notice or furnish proof within the time so prescribed.

*For claims information, contact the Johnson Inc. claims department at 780-413-6599 or 1-877-413-6599.*

3. CO-ORDINATION OF BENEFITS BETWEEN TWO PLANS

If you are covered under more than one group plan simultaneously, payment for benefits provided under the policy will be co-ordinated so that the total does not exceed 100% of the Eligible Expenses incurred in compliance with the CLHIA guidelines. This plan is second payor to all government health insurance.

A copy of the explanation of benefits from the other insurance carrier, photocopies of all receipts and a completed claim form, are required for consideration of the claim balance.
Please Note: This provision does not apply to any government health insurance.

ORDER OF BENEFIT DETERMINATION

If a person is eligible to receive a benefit under the policy and the same or a similar benefit under any other contract, policy or plan, payment of benefits shall be decided in the following manner:

a) a plan without a Co-ordination of Benefits provision pays before a plan with a Co-ordination of Benefits provision;

b) when both plans contain a Co-ordination of Benefits provision, priority of benefit payment is attributed to the plan under which the Insured Person is entitled to receive payments in the following order:

i) first to the plan to which the Insured Person is the insured participant or member; or

ii) second to the plan that the Insured Person is a dependant of the insured participant or member; or

iii) a person who is an insured Dependent child under more than one plan, should submit to the plan where the parent, whose birthday is the earlier date in Calendar Year, is the insured participant or member; or

iv) if priority cannot be established in the above manner, the benefit payments shall be pro-rated between or amongst the plans in proportion to the amounts that would have been paid under each plan had there been coverage by just that plan.

The Company is entitled to make payments to, and to recover payments from, other plans, as necessary in accordance with the intentions of this provision.

The Plan Administrator may (subject to the consent of the Insured Person, if so required by law), obtain from or release to any person or corporation, any information considered necessary to implement this provision and facilitate the payment of benefits under this agreement.

4. RIGHT TO RECOVER PAYMENTS

If after benefit payments have been made to or on behalf of any Insured Person, it is discovered that, due to clerical, electronic or administrative error, payment was made inadvertently or in excess of the amount(s) required to satisfy the terms of the policy, the Company reserves the right to recover the inadvertent or excess payment(s) from the Insured Person or to the Policyholder to whom the payment was paid.

If the amount of the inadvertent or excess payment(s) cannot be recovered within a reasonable time period, the Company has the right to reduce future benefit payments to or on behalf of the Insured Person until such amount(s) are recovered in full.
5. SUBROGATION FROM A THIRD PARTY

If the Company pays any benefits in respect of a sickness or injury where a third party is liable, the Insured Person’s right of recovery shall be subrogated to the Company to the extent of the benefits paid, and the Company may bring action in the name of the Insured Person to enforce such right where permitted by law. In such an event, the Insured Person and his/her legal representative shall co-operate with the Company to facilitate recovery and settlement of any payments, in order to satisfy the intent of this provision.

6. AUTHORIZATION

An Insured Person as a condition precedent to receiving benefits under this agreement, consents to, authorizes and directs any person or corporation to provide the Plan Administrator with any reports, records, x-rays or other information relating to the treatment, services or supplies for which the claim is made.

7. LIMITATION OF ACTION

In the event of a claims dispute, an Insured Person must bring any legal action or proceeding against the Company within 24 months of the date the charges were incurred. All legal actions or proceedings must be brought in the Canadian province or territory in which the Insured Person permanently resides.
EXCLUSIONS AND LIMITATIONS

BENEFITS ARE NOT PAYABLE FOR:

1. any services which are covered by any government plan or program; or received from an employer, association, or labour union-maintained health or dental department; or for which no charge is made; or which the Insurer is not permitted by law to cover;

2. any dental examinations required by a third party;

3. a surgical procedure or treatment performed primarily for cosmetic reasons, unless such surgery or treatment is for accidental injuries and begins within 90 days of the accident;

4. expenses incurred by Physician, Dentist or Denturist expenses for travel time, broken appointments, transportation cost, completion of insurance forms, room rental charges or consultation received by any telecommunication means, other than as specifically provided under Eligible Expenses;

5. items not listed as Eligible Expenses;

6. services or supplies which are furnished without the recommendation and approval of a legally qualified Dentist or Denturist acting within the scope of his/her license;

7. supplies for or services in connection with orthodontic treatment;

8. replacement of an existing appliance that has been lost, mislaid or stolen;

9. services or supplies for full-mouth reconstruction, vertical dimension correction, or correction of temporomandibular joint (TMJ) dysfunction related conditions, appliances for Bruxism, Mouthguards or Sportsguards;

10. charges for the difference in cost between the General Practitioners suggested Fee Guide and any treating specialist, using the Specialist’s Fee Guide.

11. charges for procedures performed outside Canada, which are in excess of the General Dental Practitioners Fee Guide of the Province of British Columbia.
CONTACT INFORMATION

THE PLAN WAS DEVELOPED BY THE MUNICIPAL PENSION RETIREES’ ASSOCIATION AND JOHNSON INC. IT IS
ADMINISTERED BY JOHNSON INC. AND IS UNDERWRITTEN BY DESJARDINS FINANCIAL SECURITY.

If you require additional information, clarification of coverage, or if you have any other questions concerning
this MPRA Plan, please contact:

JOHNSON INC.

8:30 a.m. to 4:30 p.m., Monday through Friday
Website: www.johnson.ca/mpra

BENEFIT SERVICES DEPARTMENT

110 – 9440 202 Street
Langley, BC V1M 4A6
Telephone: (604) 881-8840
Toll Free in North America: 1-866-799-0000
Fax: (604) 604-8828
pbservicewest@johnson.ca

BENEFIT CLAIMS DEPARTMENT

11120 – 178 Street
Edmonton, AB T5S 1P2
Telephone: (780) 413-6599
Toll Free in North America: 1-877-413-6599
Fax: (780) 420-6082
pbclaimswest@johnson.ca

PRIVACY STATEMENT

The Federal and Provincial Governments enacted legislation to protect the personal information of Canadians.
This statement informs you of the steps taken to comply with the legislation. Desjardins Financial Security and
Johnson Inc., may use your personal information for the following purpose: They may collect personal and
other information about you to provide your requested coverage and services or to process claims. The
primary sources of information are you, MPRA and your medical advisors. To administer or otherwise provide
you the coverage and services requested, Desjardins Financial Security may collect information from
individuals, groups or companies from whom collection is necessary.