



Blue Cross
Blue Shield
Blue Care Network
of Michigan

Confidence comes with every card.®

BLUE VISION INDIVIDUAL MARKET STAND-ALONE BENEFITS CERTIFICATE

Blue Cross Blue Shield of Michigan 10-Day Money-Back Guarantee

Blue Cross Blue Shield of Michigan is committed to the health and satisfaction of our members. If for any reason you are unsatisfied and wish to terminate your coverage, simply notify BCBSM in writing within 10 days of the effective date of your coverage. You will receive a full refund of your premium. If you terminate your coverage after 10 days, you will receive a pro-rated refund of the unused portion of your premium. Please see the "How to Reach VSP" section of this certificate for our mailing address and Customer Service telephone numbers.



This contract is between you and Blue Cross Blue Shield of Michigan. Because we are an independent corporation licensed by the Blue Cross and Blue Shield Association - an association of independent Blue Cross and Blue Shield plans - we are allowed to use the Blue Cross and Blue Shield names and service marks in the state of Michigan. However, we are not an agent of BCBSA and, by accepting this contract you agree that you made this contract based only on what you were told by BCBSM or its agents. Only BCBSM has an obligation to provide benefits under this certificate and no other obligations are created or implied by this language.

Dear Subscriber:

We are pleased you have selected Blue Cross Blue Shield of Michigan for your vision care coverage. Your coverage provides many benefits for you and your eligible dependents. These benefits are described in this book, which is your **certificate**.

- Your certificate, your signed application and your BCBSM identification card are your **contract** with us.
- You may also have **riders**. Riders make changes to your certificate and are an important part of your coverage. When you receive riders, keep them with this book.

This certificate will help you understand your benefits and each of our responsibilities **before** you require services. Please read it carefully. If you have any questions about your coverage, call us at one of the BCBSM Customer Service telephone numbers listed in the "How to Reach VSP" section of this book.

Thank you for choosing Blue Cross Blue Shield of Michigan. We are dedicated to giving you the finest service and look forward to serving you for many years.

Sincerely,



Daniel J. Loepp
President and Chief Executive Officer
Blue Cross Blue Shield of Michigan

About Your Certificate

This certificate is arranged to help you locate information easily. You will find:

- **A Table of Contents** — for quick reference
- **Information About Your Contract**
- **What You Must Pay**
- **Coverage for Vision Care Services**
- **Vision Care Services Not Covered**
- **General Conditions of Your Contract**
- **Definitions** -- explanations of the terms used in your certificate
- **Additional Information You Need to Know**
- **How to Reach VSP**
- **Index**

This certificate provides you with the information you need to get the most out of your Blue Vision coverage.

If you have any questions about your vision coverage, please call VSP's Customer Service department at 1-800-877-7195.

Please have your ID card with your group and contract numbers ready when you call.

Your certificate refers to you as the **subscriber** because the contract is in your name.

The term **patient** refers to either you or one of your eligible dependents when you receive vision care coverage. Your eligible dependents are those listed on your application.

Table of Contents

About Your Certificate	i
Section 1: Information About Your Contract.....	1
ELIGIBILITY	2
Who is Eligible for Coverage.....	2
Who is Eligible to Receive Benefits	2
Changing Your Coverage.....	3
When You Can Enroll.....	4
When Your Benefits Begin	4
BILLING.....	4
Information About Your Bill	4
Payment of Outstanding Premium.....	4
How Rates Are Classified	4
TERMINATION	5
How to Terminate Your Coverage	5
How We Terminate Your Coverage.....	6
Rescission	7
Section 2: What You Must Pay	8
Copayment Requirements	8
In-Network Providers.....	9
Out-of-Network Providers.....	9
Section 3: Coverage for Vision Care Services	10
Frequency.....	10
Eye Exam	10
Lenses	11
Frames	12
Contact lenses.....	12
Section 4: Vision Care Services Not Covered.....	13
Exclusions.....	13
Section 5: General Conditions of Your Contract	15
Assignment.....	15
Changes in Your Address	15
Changes in Your Family.....	15
Changes to Your Certificate.....	15
Coordination of Benefits.....	15
Deductibles, Copayments and Coinsurances Paid under Other Certificates	16
Enforceability of Various Provisions	16
Entire Contract; Changes.....	16
Experimental Treatment.....	16
Fraud, Waste, and Abuse	18
Genetic Testing	18

Grace Period	18
Improper Use of Contract.....	18
Notification.....	19
Payment of Covered Services	19
Personal Costs	19
Physician of Choice.....	19
Prior Authorization.....	19
Refund of Premiums	19
Release of Information	19
Reliance on Verbal Communications.....	19
Right to Interpret Contract.....	20
Services Before Coverage Begins and After Coverage Ends.....	20
Services That Are Not Payable.....	20
Subrogation: When Others Are Responsible for Illness or Injury.....	20
Subscriber Liability	22
Termination of Coverage.....	22
Time Limit for Filing Pay-Provider Claims	22
Time Limit for Filing Pay-Subscriber Claims.....	22
Time Limit for Legal Action.....	23
Unlicensed and Unauthorized Providers	23
What Laws Apply.....	23
Workers' Compensation.....	23
Section 6: Definitions	24
Section 7: Additional Information You Need to Know	30
Grievance and Appeals Process.....	30
Pre-Service Appeals	35
We Speak Your Language	37
Important Disclosure	38
Section 8: How to Reach VSP	39
Call Us	39
Call VSP	39
Check VSP's Website	39
Write VSP	39

Section 1: Information About Your Contract

This section provides answers to general questions you may have about your contract. Topics include:

- **ELIGIBILITY**
 - Who is Eligible for Coverage
 - Who is Eligible to Receive Benefits
 - Changing Your Coverage
 - When You Can Enroll
 - When Your Benefits Begin
- **BILLING**
 - Information About Your Bill
 - Payment of Outstanding Premium
 - How Rates Are Classified
- **TERMINATION**
 - How to Terminate Your Coverage
 - How We Terminate Your Coverage
 - Rescission

ELIGIBILITY

Who is Eligible for Coverage

You, your spouse and the dependents you have listed on your application are eligible for coverage if they:

- Are residents of Michigan and U.S. citizen or lawfully present in the United States. Everyone on your contract must live in Michigan at least 180 days a year except in the case of individuals living outside of Michigan temporarily (as in the case with college students.)

To get coverage, you must send us a completed application. We will review your application for dental coverage to determine if you and the people you list on it are eligible for coverage. Our decision will be based on the terms in this certificate and our underwriting policies in effect at the time you apply for coverage.



If you or someone applying for coverage on your behalf commits fraud or intentionally misrepresents a material fact when filing your application, your coverage may be rescinded as explained on Page 7 under “Rescission.”

Who is Eligible to Receive Benefits

We will pay for services listed in this certificate and any accompanying riders only for you, your spouse and your dependent children age 19 or older on the plan’s effective date.

Children listed on your contract are covered through the end of the calendar year in which they turn age 26 if:

- You continue to be covered under this certificate and
- The children are related to you by:
 - Birth
 - Marriage
 - Legal adoption or
 - Legal guardianship



Your child’s spouse and your grandchildren are not eligible for coverage under this certificate.

Disabled, unmarried children

Disabled, unmarried children may remain covered after they turn age 26 if all of the following apply:

- They cannot support themselves due to a diagnosis of:
 - A physical disability or
 - A developmental disability

Who is Eligible to Receive Benefits (continued)

- They depend on you for support and maintenance.



You must send us a physician's certification proving the child's disability. We must receive it by 31 days after the end of the year of the child's 26th birthday. We will decide if the child meets the requirements.

A dependent child or spouse who becomes ineligible for coverage under this contract may be eligible for his or her own contract. However, we must be notified within 60 days of the date the person becomes ineligible. Members who lose their coverage may apply for other vision coverage if available, as long as it is within 60 days of the date this coverage ends or during the annual enrollment period. If you choose other vision coverage, it must be with a medical plan or dental plan that includes vision.

Changing Your Coverage

You may change your coverage at any time during the year.

You may change who may receive benefits under your current coverage if there is a qualifying event (please see the definition of "qualifying event" in the Definitions section), including, but not limited to:

- A Birth
- Adoption
- Marriage
- Divorce
- Death of a member.
- Start of military service

There may be changes in your family while you have coverage under this certificate. To remove a dependent or spouse from your contract, you must notify BCBSM within 30 days of the requested removal date. Coverage will end on the requested date.

We must receive notice from you within 60 days of the requested date to **add** a dependent or spouse. You must provide supporting proof of your qualifying event. For a list of supporting proof by event, please visit bcbsm.com/documents.

If a member on this contract dies, please notify us, and your rate will be adjusted as of the date of death. If the subscriber dies, the contract must be rewritten to reflect a new subscriber and the rate will be adjusted. In either event, you may not change your coverage until the next open enrollment period, except as established by federal law.

Once you receive your new ID card, do not use your old ID card. However, keep your old card until all claims under your prior vision certificate or contract have been resolved.

When You Can Enroll

- During the annual open enrollment period
- At any time during the year; this coverage does not require a qualifying life event for enrollment



If your coverage is terminated, you will not be allowed to re-enroll in this plan for three years.

When Your Benefits Begin

Covered benefits and services are available on the effective date of your contract.

BILLING

Information About Your Bill

Each bill for a regular billing cycle covers a one-month period.

- You are responsible for the entire premium amount.
- You must pay your premium by the due date printed on your bill. When we receive your payment, we will continue your coverage through the period for which you have paid.
- If we do not receive your premium by the due date, we will allow you a grace period of 31 days, during which we will send you a final bill. If we do not receive your premium payment during the grace period, your coverage will be terminated or cancelled as of the last day of paid coverage.



We will accept payment of your vision insurance premium only from you, your spouse, or when appropriate, from a parent, blood relative, legal guardian or other person or entity that is allowed by law to pay your premium on your behalf.

Payment of Outstanding Premium

I understand that if I still owe money for BCBSM or BCN coverage that I had in the past 12 months, I must pay it back. Any premiums I pay for coverage under this new certificate may be applied to what I owed under my prior coverage. Once that amount is paid, BCBSM will activate my coverage under this certificate.

How Rates Are Classified

Your rate will be based upon certain rating factors, such as age and where you live, in accordance with federal law.

TERMINATION

How to Terminate Your Coverage

Call or send BCBSM your written request to terminate coverage at the phone number or address listed in Section 8, "How to Reach VSP." You may also call the phone number on your BCBSM identification card.

We will accept requests to terminate your coverage only from you. Your coverage will be terminated on the future date that you requested. All benefits under this certificate will end. You will not be allowed to re-enroll in this specific individual vision plan for three years. You may be entitled to a refund of your premium.



If you decide to terminate your coverage within 10 days after the date that it is effective, you will be given a full refund of the premium that you paid. If you decide to terminate your coverage after it has been effective for 10 days, you will be given a pro-rated refund of any unused portion of the premium that you paid.

If you voluntarily terminate your coverage and your premium is due, BCBSM reserves the right to collect this premium from you.

This vision product has two different types of rates:

- A monthly premium rate
- An annual premium rate

If you cancel your contract, you and the members on your contract will still have access to your benefits until the end of the pre-paid term.

Refunds – Monthly rate

If you paid monthly, we will terminate your coverage on the day you request it or a future date if you request it. If **no one on the contract has used benefits**, we will refund your premium for the remainder of the month in which you terminated your coverage.



If you pay for the month of April (and no one on the contract has used benefits) and ask to terminate coverage on April 20, we will refund your premium for the remaining 10 days in April.

How to Terminate Your Coverage (continued)

Refunds – Annual rate

If you paid an annual premium, your coverage will be terminated on the day that you request it or a future date if you request it. **If no one on the contract has used benefits**, we will process the refund on the first of the following month in which you asked for a refund.



You pay your annual 2016 premium in January for coverage through December 2016. If you call in May 2016 to terminate your coverage, we will terminate your coverage as of June 1, 2016. You will be entitled to a refund for the remaining premium amount only if no one on your contract has **used vision benefits during the prepaid period**.

How We Terminate Your Coverage

We will terminate your coverage if:

- You no longer qualify for coverage under this certificate
- You do not pay your bill on time
- You are serving a criminal sentence for defrauding BCBSM
- You cannot provide proof you live in Michigan at least 180 days a year except in the case for individuals living outside of Michigan temporarily (as in the case with college students).
- We no longer offer this coverage
- You **misuse** your coverage

Misuse includes illegal or improper use of your coverage such as:

- Allowing an ineligible person to use your coverage
- Requesting payment for services you did not receive
- You fail to repay BCBSM for payments we made for services that were not a benefit under this certificate, subject to your rights under the appeal process.
- You are satisfying a civil judgment in a case involving BCBSM
- You are repaying BCBSM funds you received illegally

Your coverage will end on the last day covered by your last premium payment. If a child is no longer eligible for coverage because of age, coverage will end on the last day of the year in which the child turns 26.

If we terminate or cancel your coverage, we will provide you with 30 days' notice, along with the reason for the termination or cancellation.

Rescission

We will rescind your coverage if you or someone seeking coverage on your behalf has:

- Performed an act, practice, or omission that constitutes fraud, or
- Intentionally lied about a material fact to BCBSM or another party, which results in you or a dependent obtaining or retaining coverage with BCBSM, or the payment of claims under this or another BCBSM certificate.



We may rescind your coverage back to the effective date of your contract. If we do, we will provide you with 30 days' notice. Once we notify you that we are rescinding your coverage, we may hold or reject claims during this 30-day period. You will have to repay BCBSM for its payment for any services you received.

Section 2: What You Must Pay

This section explains what you must pay for covered vision services.

The basic copayments you must pay each calendar year are listed in the chart below and explained in more detail in the pages that follow. These are standard amounts associated with this certificate. The amounts for which you are responsible may differ depending on what riders your plan has.

Cost-Sharing Chart	
In-network	
Copayment Requirements	\$15 per eye exam \$25 per prescription glasses or medically necessary contact lenses
Benefit Maximums	\$150 for frames or elective contact lenses
Out-of-network	
Copayment Requirements	\$15 per eye exam \$25 per prescription glasses or medically necessary contact lenses
Benefit Maximums	None

Copayment Requirements

Your copayment applies to in-network and out-of-network services. However, when you obtain services from an out-of-network provider, you are also responsible for paying the difference between our approved amount and the amount charged by the provider.

You are required to pay copayments on select covered services:

Routine Eye Examinations

- Your copayment is **\$15**.

Standard Lenses and Frames

- Your copayment is **\$25**. You have one copayment for both lenses and frames.

Contact Lenses

- Your copayment is **\$25** for medically necessary contact lenses when you get them from an in-network provider.
- The criteria used to decide if contact lenses are medically necessary are on Page 12.

Copayment Requirements (continued)

- You do not have a copayment for prescribed contact lenses that are not medically necessary. However, you must pay the difference between our approved amount and the amount charged by your in-network (VSP) or out-of-network provider.

In-Network Providers

After your copayment is paid, the following services are fully covered (within plan limitations) when you receive them from an in-network provider:

- Routine eye examinations
- Standard lenses and frames
- Medically necessary contact lenses

Contacts that are not medically necessary are covered up to the benefit maximum

If the lenses and frames you select are more expensive than the standard lenses and frames described in Section 3, you are responsible for the difference between what we pay and the amount charged by the provider.

An in-network provider **may bill you** when:

- You use a service that is not covered by your contract.
- We deny a claim from an in-network provider that was submitted more than 180 days after the date of service because you did not supply the needed information to the provider or to VSP.

Out-of-Network Providers

We pay our approved amount, minus your copayment, for exams, lenses and frames and prescribed medically necessary contact lenses that you receive from out-of-network providers. For prescribed, non-medically necessary contact lenses we pay our approved amount. You do not have a copayment for these lenses. The amount billed by an out-of-network provider may be more than our approved amount.

You are responsible for paying the difference between our approved amount and the amount charged by the out-of-network provider. The out-of-network approved amount we pay for vision care services is reviewed and adjusted annually. To find out the current amount, contact us (see Section 8, How to Reach VSP).



You should expect to pay charges to an out-of-network provider at the time you receive the services. You should then submit a claim. If it is approved, payment will be sent to you. See Section 8, How to Reach VSP for the address to send claims.

Section 3: Coverage for Vision Care Services

This section describes covered vision services to detect, improve or correct vision problems.

Frequency

We pay for:

- One eye exam every 12 months
- One pair of lenses or contact lenses once every 12 months
- One pair of frames once every 12 months
- \$150.00 allowance for frames or elective contact lenses

Eye Exam

We pay for an eye exam by an ophthalmologist or optometrist. The exam must include the following:

- History
- Testing of visual acuity
- External exams of the eye
- Binocular measure
- Ophthalmoscopic examinations
- Tonometry (test for glaucoma) when indicated
- Medication for dilating the pupils and desensitizing the eyes for Tonometry, if necessary
- Summary of findings

Lenses

We pay for standard lenses when prescribed and dispensed by an ophthalmologist or optometrist.

- Lenses may be molded or ground, glass or plastic.
- Lenses must be equal in quality to the first-quality lens series made by American Optical, Bausch & Lomb or Tillyer and Univis.
- The lens blank must meet Z80.1 or Z80.2 standards of the American National Standards Institute.
- The lenses may be colorless or have rose tints #1 or #2 if therapeutically necessary. The provider may charge you for additional tinting other than for necessary rose tints #1 or #2.
- The lens blank of a standard lens must not exceed 60 mm in diameter. The provider may charge you for the difference in cost between standard and oversize lenses.
- If only one lens is needed, we pay half the amount we pay per pair.

We pay for the following special lenses:

- Myodisc
- Lenticular myodisc
- Lenticular aspheric myodisc
- Aphakic
- Lenticular aphakic
- Lenticular aspheric aphakic



We do not pay for aphakic lenses for aphakia (lack of natural lens). These may be covered by your hospital-medical-surgical plan.

We pay for prism, slab-off prism and special base curve lenses when medically necessary.

Frames

We pay for standard frames. If you select more expensive frames, the provider may charge you the difference between our approved amount and the provider's charge for the more expensive frames.

Contact lenses

We pay for:

Suitability Exam

A contact lens suitability exam determines whether you can wear contact lenses. The fee for this exam is included in the allowance for the contact lenses. The exam may include:

- Biomicroscopic evaluation
- Lid evaluation
- Ophthalmoscopy
- Tear test
- Pupil evaluation
- Fluorescein evaluation
- Cornea evaluation
- Lens tolerance tests

We pay for medically necessary contact lenses, less your copayment, when provided in-network. Contact lenses are considered medically necessary if:

- They are the only way to correct vision to 20/70 in the better eye or
- They are the only effective treatment to correct keratoconus, irregular astigmatism or irregular corneal curvature.



If prescription contact lenses are not medically necessary for the above reasons, our approved amount for them is less than our approved amount for medically necessary contact lenses. You pay the difference between this amount and the provider's charge. If only one lens is needed, we pay half the amount we pay per pair.

We do not pay for cosmetic contact lenses that do not improve vision.

Section 4: Vision Care Services Not Covered

The services listed in this section are in addition to all other services we do not cover, which are stated elsewhere in this certificate.

Exclusions

The following services are **not** covered under this certificate unless you have a rider that adds coverage for them. You are responsible for paying the charges for these services:

- Additional charges for:
 - Antireflective lenses
 - Blended lenses
 - Coating/laminating of a lens or lenses
 - Cosmetic lenses/processes
 - Lenses tinted darker than rose tint #2 (such as sunglasses)
 - Oversize lenses (61 mm and larger)
 - Photochromic lenses
 - Progressive/Multifocal lenses
 - Two pair of glasses instead of bifocals
- Medical-surgical treatment
- Medications administered during any service except an eye exam
- Services or eyewear ordered before coverage began
- Services not prescribed by an ophthalmologist or optometrist
- Special services, such as orthoptics, vision training, aniseikonic lenses and Tonography
- Replacement of broken or lost lenses or frames
- Services received as a result of an eye disease, defect or injury due to an act of war, declared or undeclared
- Services available at no cost to you or for which no charge would be made in the absence of BCBSM coverage
- Charges for lenses or frames ordered while you were eligible for benefits but delivered more than 60 days after coverage ends
- Charges for completing insurance forms
- Aphakic lenses when the patient lacks a natural lens

- Charges for experimental or poor-quality services
- Medically unnecessary services, glasses or contact lenses
- Experimental or investigational services:

We do not pay for the following when they have not been scientifically demonstrated to be safe and effective for treatment of the patient's condition:

- Services
- Procedures
- Treatments
- Devices
- Drugs
- Supplies that have not been scientifically demonstrated to be safe and effective for treatment of the patient's condition
- Administrative costs related to experimental treatment or for research management

Section 5: General Conditions of Your Contract

This section explains the conditions that apply to your certificate. They may make a difference in how, where and when benefits are available to you.

Assignment

Benefits covered under this certificate are for your use only. They cannot be transferred or assigned. Any attempt to assign them will automatically terminate all your rights under this certificate. You cannot assign your right to any payment from us, or for any claim or cause of action against us, to any person, provider, or other insurance company.

We will not pay a provider except under the terms of this certificate.

Changes in Your Address

You must notify us of any changes in your address. An enrollment/change of status form should be completed when you change your address.

Changes in Your Family

You must notify us of any changes in your family. Changes include marriage, divorce, birth, death, adoption, or the start of military service.

If you purchased your coverage **on** the Health Insurance Marketplace (Marketplace), you must notify the Marketplace within 60 days of the change. Once you provide this notice, the Marketplace will notify BCBSM of the date the change will take effect. The date of this change is set by federal law.

If you purchased your coverage off Marketplace, we must receive notice from you within 60 days of when a dependent or spouse is removed from coverage, and within 60 days of when a dependent or spouse is added. Contract changes take effect as of the date of the event.

Changes to Your Certificate

BCBSM employees, agents or representatives cannot agree to change or add to the benefits described in this certificate.

- Any changes must be approved by BCBSM and the Michigan Department of Insurance and Financial Services.
- We may add, limit, delete or clarify benefits in a rider that amends this certificate. If you have riders, keep them with this certificate.

Coordination of Benefits

We coordinate benefits payable under this certificate per Michigan's Coordination of Benefits Act.

Deductibles, Copayments and Coinsurances Paid under Other Certificates

We do not pay any cost-sharing you must pay under any other certificate. An exception is when we must pay them under coordination of benefits requirements.

Enforceability of Various Provisions

Failure of BCBSM to enforce any of the provisions contained in this contract will not be considered a waiver of those provisions.

Entire Contract; Changes

This certificate, including your riders, if any, is the entire contract of your coverage. No change to this certificate is valid until approved by a BCBSM executive officer. No agent has authority to change this certificate or to waive any of its provisions.

Experimental Treatment

Services That Are Not Payable

We do not pay for:

- Experimental treatment. This includes experimental drugs and devices
- Services and administrative costs related to experimental treatment
- Costs of research management.

How BCBSM Determines If a Treatment Is Experimental

If a treatment is not covered under this certificate, BCBSM's medical director will determine if it is experimental. The director may decide it is experimental if:

- Medical literature or clinical experience cannot say whether it is safe or effective for treatment of any condition, or
- It is shown to be safe and effective treatment for some conditions. However, there is inadequate medical literature or clinical experience to support its use in treating the patient's condition, or
- Medical literature or clinical experience shows the treatment to be unsafe or ineffective for treatment of any condition, or
- There is a written experimental or investigational plan by the attending provider or another provider studying the same treatment, or
- It is being studied in an on-going clinical trial, or
- There is a written informed consent used by the treating provider in which the service is referred to as experimental or investigational or other than conventional or standard treatment.
- The treating provider uses a written informed consent that refers to the treatment, as:

Experimental Treatment (continued) How BCBSM Determines if a Treatment is Experimental (continued)

- Experimental or investigational, or
- Other than conventional or standard treatment.



The medical director may consider other factors.

When available, these sources are considered in deciding if a treatment is experimental under the above criteria:

- Scientific data (e.g., controlled studies in peer-reviewed journals or medical literature)
- Information from the Blue Cross and Blue Shield Association or other local or national bodies
- Information from independent, nongovernmental, technology assessment and medical review organizations
- Information from local and national medical societies, other appropriate societies, organizations, committees or governmental bodies
- Approval, when applicable, by the FDA, the Office of Health Technology Assessment (OHTA) and other government agencies
- Accepted national standards of practice in the medical profession
- Approval by the hospital's or medical center's Institutional Review Board



The medical director may consider other sources.

Services That Are Payable

We do pay for experimental treatment and its related services when **all** of the following are met:

- BCBSM considers the experimental treatment to be conventional treatment when used to treat another condition (i.e., a condition other than what you are currently being treated for).
- It is covered under your certificate~~s~~ when provided as conventional treatment.
- The services related to the experimental treatment are covered under your certificate when they are related to conventional treatment.

Limitations and Exclusions

- This general condition does not add coverage for services not otherwise covered under your certificate.

Fraud, Waste, and Abuse

We do not pay for the following:

- Services that are not medically necessary; may cause significant patient harm; or are not appropriate for the patient's documented medical condition;
- Services that are performed by a provider who is sanctioned at the time the service is performed.



Sanctioned providers have been sanctioned by BCBSM, the Office of the Inspector General, the Government Services Agency, the Centers for Medicare and Medicaid Services, or state licensing boards.

BCBSM will notify you if any provider you have received services from during the previous 12 months has been sanctioned. You will have 30 days from the date you are notified to submit claims for services you received prior to the provider being sanctioned. After that 30 days has passed, we will not process claims from that provider.

Genetic Testing

We will not:

- Adjust premiums for this coverage based on genetic information related to you, your spouse or your dependents
- Request or require genetic testing of anyone covered under this certificate
- Collect genetic information from anyone covered under this certificate at any time for underwriting purposes
- Limit coverage based on genetic information related to you, your spouse or your dependents

Grace Period

A grace period of 31 days will be granted for the payment of each premium falling due after the first premium, during which grace period the coverage shall continue in force.

Improper Use of Contract

If you let an ineligible person receive benefits (or try to receive benefits) under this certificate, we may:

- Refuse to pay benefits
- Terminate or cancel your coverage
- Begin legal action against you
- Refuse to cover your vision care services at a later date

Notification

When we need to notify you, we mail it to you or your remitting agent. This fulfills our obligation to notify you.

Payment of Covered Services

The services covered under this certificate may be combined and paid according to BCBSM's payment policies.

Personal Costs

We will not pay for:

- Transportation and travel, even if recommended by an ophthalmologist
- Care, services, supplies or devices that are personal or convenience items
- Charges to complete claim forms
- Domestic help

Physician of Choice

You may continue to get services from the physician you choose. However, be sure to get services from an in-network physician to avoid out-of-network costs to you.

Prior Authorization

Some vision benefits services require prior authorization before you receive them. If you receive those services without first obtaining prior authorization, you may have to pay the bill yourself. We may not pay for it. It is important to make sure that your provider gets the prior authorization before you receive the services.

Refund of Premiums

If we determine that we must refund a premium, we will refund up to a maximum of two years of payments.

Release of Information

You agree to let providers release information to us. This can include medical records and claims information related to services you may receive or have received.

We agree to keep this information confidential. Consistent with our Notice of Privacy Practices, this information will be used and disclosed only as authorized by law.

Reliance on Verbal Communications

If we tell you a member is eligible for coverage, or benefits are available, this does not guarantee that claims will be paid. Claims are paid only after:

- The reported diagnosis is reviewed
- Medical necessity is verified

- Benefits are available when the claim is processed

Right to Interpret Contract

During claims processing and internal grievances, BCBSM reserves the right to interpret and administer the terms of this certificate and any riders that amend it. BCBSM's final adverse decisions regarding claims processing and grievances may be appealed under applicable law.

Services Before Coverage Begins and After Coverage Ends

- We will not pay for any services, treatment, care or supplies ordered or provided before the effective date of this certificate.
- We will not pay for any services, treatment, care or supplies ordered or provided after the date on which coverage under this certificate ends. The only exceptions will be for eyeglasses and contact lenses ordered before, but received within 60 days after, coverage ends.

Services That Are Not Payable

We do not pay for services that:

- You legally do not have to pay for or for which you would not have been charged if you did not have coverage under this certificate
- Are available in a hospital maintained by the state or federal government, unless payment is required by law
- Can be paid by government-sponsored health care programs, such as Medicare, for which a member is eligible. We do not pay for these services even if you have not signed up to receive the benefits from these programs. However, we will pay for services if federal laws require the government-sponsored program to be secondary to this coverage.
- Are more costly than an alternate service or sequence of services that are at least as likely to produce equivalent results
- That are not listed in this certificate as being payable

Subrogation: When Others Are Responsible for Illness or Injury

If BCBSM paid claims for an illness or injury, and:

- Another person caused the illness or injury, or
- You are entitled to receive money for the illness or injury

Then BCBSM is entitled to recover the amount of benefits it paid on your behalf.

Subrogation: When Others Are Responsible for Illness or Injury (continued)

Subrogation is BCBSM's right of recovery. BCBSM is entitled to its right of recovery even if you are not "made whole" for all of your damages in the money you receive. BCBSM's right of

recovery is not subject to reduction of attorney's fees, costs, or other state law doctrines such as common fund.

Whether you represented by an attorney or not, this provision applies to:

- You
- Your covered dependents

You agree to:

- Cooperate and do what is reasonably necessary to assist BCBSM in the pursuit of its right of recovery
- Not take action that may prejudice BCBSM's right of recovery
- Permit BCBSM to initiate recovery on your behalf if you do not seek recovery for illness or injury
- Contact BCBSM promptly if you seek damages, file a lawsuit, file an insurance claim or demand, or initiate any other type of collection for your illness or injury.

BCBSM may:

- Seek first priority lien on proceeds of your claim in order to fulfill BCBSM's right of recovery
- Request you to sign a reimbursement agreement
- Delay the processing of your claims until you provide a signed copy of the reimbursement agreement
- Offset future benefits to enforce BCBSM's right of recovery

BCBSM will:

- Pay the costs of any covered services you receive that are in excess of any recoveries made

Examples where BCBSM may utilize the subrogation rule are listed below.

- BCBSM can recover money it paid on your behalf if another person or insurance company is responsible:
 - When a third party injures you, for example, through medical malpractice;

Subrogation: When Others Are Responsible for Illness or Injury (continued)
Examples where BCBSM may utilize the subrogation rule are listed below (continued)

- When you are injured on premises owned by a third party; or
- When you are injured and benefits are available to you or your dependent, under any law or under any type of insurance, including, but not limited to Medical reimbursement coverage.

Subscriber Liability

At the discretion of your provider, certain technical enhancements may be employed to complement a medical procedure. These enhancements may involve additional costs above and beyond the approved maximum payment level for the basic procedure. The costs of these enhancements are not covered by this certificate. Your provider must inform you of these costs. You then have the option of choosing any enhancements and assuming the liability for these additional charges.

Termination of Coverage

You must notify us if you want to terminate your coverage under this certificate. Once you provide us with this notice, your coverage will end on one of the following dates:



If you bought coverage under this certificate on the Marketplace, you may terminate it only if you provide the Marketplace with proper notice.

- If you notify us at least 14 days before the date you want your coverage to end, your coverage will end on your requested date, or
- If you notify us in less than 14 days before the date you want your coverage to end, we will end it on your requested date only if it is feasible for us to do so, or
- In all other cases, we will end your coverage 14 days after you request that your coverage be terminated.

If we decide to terminate your coverage under this certificate, we may notify you of our decision at least 30 days before your last day of coverage. The notification will include the reason for the termination and the date your coverage will end.

Time Limit for Filing Pay-Provider Claims

The time limit for filing these claims is 180 days from the date of service. We will not pay claims filed after that date.

Time Limit for Filing Pay-Subscriber Claims

The time limit for filing these claims is 12 months from the date of service. We will not pay claims filed after that date.

Time Limit for Legal Action

You may not begin legal action against us later than three years after the date of service of your claim. If you are bringing legal action about more than one claim, this time limit runs independently for each claim.

You must first exhaust the grievance and appeals procedures, as explained in this certificate, before you begin legal action. You cannot begin legal action or file a lawsuit until 60 days after you notify us that our decision under the grievance and appeals procedure is unacceptable.

Unlicensed and Unauthorized Providers

We do not pay for services provided by persons who are not:

- Appropriately credentialed or privileged (as determined by BCBSM), or
- Legally authorized or licensed to order or provide such services.

What Laws Apply

This certificate will be interpreted under the laws of the state of Michigan and federal law where applicable.

Workers' Compensation

We do not pay for treatment of work-related injuries covered by workers compensation laws. We do not pay for work-related services you get at an employer's medical clinic or other facility.

Section 6: Definitions

This section explains the terms used in your certificate

Adverse Benefit Decision

A decision to deny, reduce or refuse to pay all or part of a benefit. It also includes a decision to terminate or cancel coverage.

Approved Amount

The lower of the billed charge or our maximum payment level for the covered service. Copayments and/or deductibles, which may be required of you, are subtracted from the approved amount before we make our payment.

BCBSM

Blue Cross Blue Shield of Michigan or another entity or person Blue Cross Blue Shield of Michigan authorizes to act on its behalf.

Calendar Year

A period of time beginning January 1 and ending December 31 of the same year.

Cancellation

An action that ends a member's coverage dating back to the effective date of the member's contract. This results in the member's contract never having been in effect.

Certificate

This book, which describes your benefit plan **and** any riders that amend it.

Claim for Damages

A lawsuit against, or demand to, another person or organization for payment for an injury to a person.

Coinsurance

A portion of the approved amount that you must pay for a covered service. This amount is determined based on the approved amount at the time the claims are processed. Your coinsurance is not altered by any audit, adjustment, or recovery.

Contact Lenses

Contact lenses prescribed by a physician or optometrist to correct or improve vision. They are fitted directly to the patient's eye.

Contract

This certificate and any related riders, your signed application for coverage and your BCBSM ID card.

Copayment

The dollar amount that you must pay for a covered service. Your copayment is not altered by any audit, adjustment or recovery.

Cost-sharing

Copayments, coinsurances, and deductibles you must pay under this certificate.

Covered Services

A health care service that is identified as payable in this certificate. Such services must be medically necessary, as defined in this certificate, and ordered or performed by a provider that is legally authorized or licensed to order or perform the service. The provider must also be appropriately credentialed or privileged, as determined by BCBSM, to order or perform the service.

Deductible

The amount that you must pay for covered services, under any certificate, before benefits are payable. Payments made toward your deductible are based on the approved amount at the time of the claims are processed. Your deductible is not altered by an audit, adjustment, or recovery.

Department of Insurance and Financial Services (DIFS)

The department that regulates insurers in the state of Michigan.

Effective Date

The day your coverage begins under this contract. This date is established by BCBSM.

Exclusions

Situations, conditions or services that are not covered by the subscriber's contract.

Experimental and Investigational Treatment

Treatment that has not been scientifically proven to be as safe and effective for treatment of the patient's conditions as conventional treatment. Sometimes it is referred to as "investigational" or "experimental services.

First Priority Security Interest

The right to be paid before any other person from any money or other valuable consideration recovered by:

- Judgment or settlement of a legal action
- Settlement not due to legal action
- Undisputed payment

This right may be invoked without regard for:

- Whether plaintiff's recovery is partial or complete
- Who holds the recovery
- Where the recovery is held

Frames

Standard frames into which two lenses may be fitted.

In-Network Provider

An ophthalmologist, optometrist, optician or retail vision provider that has a signed agreement with BCBSM to give services through this PPO program. In-network providers have agreed to accept our approved amount as payment in full for covered services supplied under this PPO program.

Lenses

Glass or plastic lenses prescribed by an ophthalmologist or optometrist to correct or improve vision. They are fitted into frames.

Lien

A first priority security interest in any money or any action to recover money for the treatment of injuries for which we paid benefits.

Medical Necessity or Medically Necessary

A determination by vision specialists for BCBSM, based upon criteria and guidelines developed by vision specialists for BCBSM, or, in the absence of such criteria and guidelines, based upon vision specialist review, in accordance with accepted professional standards and practices, that the service:

- Is accepted as necessary and appropriate for the patient's condition and
- Is not mainly for the convenience of the member or provider, and
- In the case of diagnostic testing, the tests are essential to and are used in the diagnosis and/or management of the patient's condition.



For the purposes of medical necessity determinations only, vision specialist excludes opticians, optometrists and retail vision providers.

Member

Any person eligible for health care services under this certificate on the date the services are provided. This means the subscriber and any eligible dependent listed on the application. The member is the “patient” when receiving covered services.

Ophthalmologist

A licensed doctor of medicine or osteopathy who, within the scope of his or her license, performs eye exams and prescribes corrective lenses.

Optician

A specialist who fits eyeglasses and makes lenses to correct vision problems.

Optometrist

A person licensed to practice optometry in the state the service is provided.

Out-of-Network Provider

An ophthalmologist, optometrist, optician or retail vision provider that has not signed an agreement to provide services under this PPO program. Out-of-Network providers have not agreed to accept the approved amount as full payment for covered services.

Pay-Provider Claim

This is a type of claim where Blue Cross pays your provider directly according to the terms of your coverage.

Pay-Subscriber Claim

This is a type of claim where Blue Cross will reimburse you, the subscriber, according to the terms of your coverage. Either you or your provider may submit this type of claim.

Plaintiff

The person who brings the lawsuit or claim for damages. The plaintiff may be the injured party or a representative of the injured party.

Post-Service Grievance

A post-service grievance is an appeal that you file when you disagree with our payment decision or our denial for a service that you have already received.

Preapproval

Some vision benefits services require preapproval before you receive them. If you receive those services without first obtaining preapproval, you may have to pay the bill yourself. We may not pay for it. It is important to make sure that your provider gets the preapproval before you receive the services.

Pre-Service Grievance

A pre-service grievance is an appeal that you can file when you disagree with our decision not to pre-approve a service you have not yet received.

Provider

An ophthalmologist, optometrist, optician or retail vision provider that provides services related to vision care.

Qualifying Event

One of the following events that allows you to enroll in different health care coverage or change your current coverage:

- Termination of employment, other than for gross misconduct, or reduction of hours
- Start of Military Service. Members must perform military duty for more than 30 days.
- Death of the employee
- Divorce
- Loss of dependent status due to age, marriage, change in student status, etc.
- The employee becomes entitled to coverage under Medicare



The examples in this definition are not exhaustive and may change. Please call Customer Service for more information about qualifying events.

Remitting Agent

Any individual or organization that has agreed on behalf of the member to:

- Collect or deduct premiums from wages or other sums owed to the subscriber and
- Pay the subscriber's BCBSM bill

Reimbursement

The fee BCBSM allows for a procedure is based on the lesser of the amount billed or the BCBSM maximum payment level for that procedure on the date the service is rendered.

Rescission

The cancellation of coverage that dates back to the effective date of the member's contract and voids coverage during this time.

Retail Vision Provider

A chain of four or more stores providing vision services. A retail vision provider may be in-network or out-of-network.

Rider

A document that amends a certificate by adding, limiting, deleting or clarifying benefits

Right of Recovery

The right of BCBSM to make a claim against you, your dependents or representatives if you or they have received funds from another party responsible for benefits paid by BCBSM.

Spouse

An individual who is legally married to the subscriber.

Subrogation

Subrogation occurs when BCBSM assumes the right to make a claim against or to receive money or other thing of value from another person, insurance company or organization. This right can be your right or the right of your dependents or representatives.

Subscriber

The person who signed and submitted the application for coverage and meets BCBSM's eligibility requirements.

Termination

An action that ends a member's coverage after the member's contract takes effect. This results in the member's contract being in effect up until the date it is terminated.

Vision Specialists

Licensed MDs and DOs who are board certified or board qualified in the specialty of ophthalmology, licensed optometrists, opticians and retail vision providers.

VSP

Vision Service Plan

We, Us, Our

Used when referring to Blue Cross Blue Shield of Michigan, VSP or another entity or person Blue Cross Blue Shield of Michigan authorizes to act on its behalf.

You and Your

Used when referring to any person covered under the subscriber's contract.

Section 7: Additional Information You Need to Know

We want you to be satisfied with how we administer your coverage. If you have a question or concern about how we processed your claim or request for benefits, we encourage you to contact Vision Service Plan Customer Service. The telephone number is (800) 877-7195 (or 800-428-4833 for TDD/TTY) and on the back of your Blues ID card.

Grievance and Appeals Process

Through VSP, we have a formal grievance and appeals process that allows you to dispute an adverse benefit decision or rescission of your coverage.

An adverse benefit decision includes a:

- Denial of a request for benefits
- Reduction in benefits
- Failure to pay for an entire service or part of a service
- Rescission of coverage

You may file a grievance or appeal about any adverse benefit decision within 180 days after you receive the claim denial. The dollar amount involved does not matter.

If you file a grievance or appeal:

- You will not have to pay any filing charges
- You may submit materials or testimony at any step of the process to help us in the review.
- You may authorize another person, including your physician, to act on your behalf at any stage in the standard review process. Your authorization must be in writing. Please call the VSP Customer Service number (800-877-7195 or 800-428-4833 for TDD/TTY) on the back of your Blues ID and ask for a *Designation of Authorized Representative and Release of Information* form. Complete it and send it with your appeal.
- Although we have 60 days to give you our final determination for post-service appeals, you have the right to allow additional time if you wish.
- You do not have to pay for copies of information relating to our decision to deny, reduce, terminate or cancel your coverage.

Grievance and Appeal Process (continued)

The grievance and appeals process begins with an internal review by VSP. Once you have exhausted your internal options, you have the right to a review by the Michigan Department of Insurance and Financial Services.



You do not have to exhaust the internal grievance process before requesting an external review in certain circumstances if:

- We waive the requirement.
- We fail to comply with the internal grievance process.
 - Our failure to comply must be for more than minor violations of the internal grievance process.
 - Minor violations are those that do not cause and are not likely to cause you prejudice or harm.

Standard Internal Review Process

Step 1: You or your authorized representative sends VSP a written statement explaining why you disagree with our decision.

Mail your written grievance to:

VSP Appeals
P.O. Box 2350
Rancho Cordova, CA 95741

Step 2: VSP will contact you to schedule a conference once they receive your grievance. During your conference, you can provide VSP with any other information you want them to consider in reviewing your grievance. You can choose to have the conference in person or over the telephone. The written decision VSP gives you after the conference is the final decision.

Step 3: If you disagree with the final decision, or you do not receive the decision within 60 days after VSP received your original grievance, you may request an external review. See below for how to request a standard external review.

Grievance and Appeal Process (continued)

Standard External Review Process

Once you have gone through the standard internal review process, you or your authorized representative may request an external review.

The standard external review process is as follows:

Within 127 days of the date you receive or should have received the final decision, send a written request for an external review to the Department listed below. You may mail your request and the required forms to:

Department of Insurance and Financial Services
Office of General Counsel
Health Care Appeals Section
P.O. Box 30220
Lansing, MI 48909-7720

You may also contact the Department with your request by phone, fax, or online:

Phone: 877-999-6442
Fax: 517-284-8837
Online: <https://difs.state.mi.us/Complaints/ExternalReview.aspx>

When you file a request for an external review, you will have to authorize the release of medical records that may be required to reach a decision during the external review.

If you ask for an external review about a medical issue and the issue is found to be appropriate for external review, the Department will assign an independent review group to conduct the external review. The group will consist of independent clinical peer reviewers. The recommendation of the independent review group will only be binding on you and us if the Department decides to accept the group's recommendation. The Department will make sure that this independent review group does not have a conflict of interest with you, with us, or with any other relevant party.

Reviews of Medical Issues

Step 1: The Department will assign an independent review group to review your request if it concerns a medical issue that is appropriate for an external review.

- You will have the chance to provide additional information to the Department within seven days of sending your request for an external review.
- We must give the independent review group all of the information we considered when we made a final decision, within seven days of getting notice of your request from the Department.

Step 2: The review group will recommend within 14 days whether the Department should uphold or reverse our decision. The Department must decide within seven business days

whether to accept the recommendation and then notify you of its decision. The decision is your final administrative remedy under the Patient's Right to Independent Review Act of 2000.

Reviews of Nonmedical Issues

Step 1: Department's staff will review your request if it involves nonmedical issues and is appropriate for external review.

Step 2: They will recommend if the Department should uphold or reverse our decision. The Department will notify you of the decision. This is your final administrative remedy under the Patient's Right to Independent Review Act of 2000.

Expedited Internal Review Process

- You may file a request for an expedited internal review if your physician shows (verbally or in writing) that following the timeframes of the standard internal process will seriously jeopardize:
 - Your life or health, or
 - Your ability to regain maximum function

You may request an expedited internal review if you believe:

- We wrongly denied, terminated, cancelled or reduced your coverage for a service before you receive it, or
- We failed to respond in a timely manner to a request for benefits or payment

The process is as follows:

Step 1: Call (800) 877-7195 (800-428-4833 for TDD/TTY) to ask for an expedited review. Your physician should also call this number to confirm that you qualify for an expedited review.

Step 2: We must give you our decision within 72 hours of getting both your grievance and the physician's substantiation.

Step 3: If you do not agree with the decision, you may, within 10 days of receiving it, request an expedited external review.

Grievance and Appeals Process (continued)

Expedited External Review Process

If you have filed a request for an expedited internal review, you or your authorized representative may ask for an expedited external review from the Department of Insurance and Financial services.

You may request an expedited external review if you believe:

- We wrongly denied, terminated, cancelled or reduced your coverage for a service before you receive it, or
- We failed to respond in a timely manner to a request for benefits or payment

The process is as follows:

Step 1: A request for external review form will be sent to you or your representative with the final adverse determination.

Step 2: Complete this form and mail it to:

Department of Insurance and Financial Services
Office of General Counsel
Health Care Appeals Section
P.O. Box 30220
Lansing, MI 48909-7720

You may also contact the Department with your request by phone, fax, or online:

Phone: 877-999-6442
Fax: 517-284-8837
Online: <https://difs.state.mi.us/Complaints/ExternalReview.aspx>

When you file a request for an external review, you will have to authorize the release of medical records that may be required to reach a decision during the external review.

Step 3: The Department will decide if your request qualifies for an expedited review. If it does, the Department will assign an independent review group to conduct the review. The group will recommend within 36 hours if the Department should uphold or reverse our decision.

Step 4: The Department must decide whether to accept the recommendation within 24 hours. You will be told of the Department's decision. This decision is the final administrative decision under the Patient's Right to Independent Review Act of 2000.

Pre-Service Appeals

For members who must get approval before obtaining certain health services.

Your plan may require prior authorization of certain health services. If prior authorization is denied, you can appeal this decision.

Please follow the steps below to request a review. If you have questions or need help with the appeal process, please call the VSP Customer Service number (800-877-7195 or 800-428-4833 for TDD/TTY) on the back of your Blues ID card.

All appeals must be requested in writing. VSP must receive your written request within 180 days of the date you received notice that the service was not approved.

Requesting a Standard Pre-Service Review

You may make the request yourself, or your professional provider or someone else acting on your behalf may make the request for you. If another person will represent you, that person must obtain written authorization to do so. Please call the VSP Customer Service number (800-877-7195 or 800-428-4833 for TDD/TTY) on the back of your Blues ID and ask for a Designation of Authorized Representative and Release of Information form. Complete it and send it with your appeal.

Your request for a review must include:

- Your contract and group numbers, found on your Blues ID card
- A daytime phone number for both you and your representative
- The patient's name if different from yours
- A statement explaining why you disagree with our decision and any additional supporting information

Once we receive your appeal we will provide you with a final decision within 30 days.

Pre-Service Appeals (continued)

Requesting an Urgent Pre-Service Review

If your situation meets the definition of urgent under the law, your request will be reviewed as soon as possible; generally, within 72 hours. An urgent situation is one in which your health may be in serious jeopardy or, in the opinion of your physician; you may experience pain that cannot be adequately controlled while you wait for a decision on your appeal. If you believe your situation is urgent, you may request an urgent review or a simultaneous expedited external review.

See the last section, Expedited External Review, for the steps to follow when asking for a simultaneous expedited external review.

For more information on how to ask for an urgent review or simultaneous expedited external review, call the VSP Customer Service number (800-877-7195 or 800-428-4833 for TDD/TTY) listed on the back of your Blues ID card.

Need More Information?

At your request and without charge, we will send you details from your health care plan if our decision was based on your benefits. If our decision was based on medical guidelines, we will provide you with the appropriate protocols and treatment criteria. If we involved a medical expert in making this decision, we will provide that person's credentials.

To request information about your plan or the medical guidelines used, or if you need help with the appeal process, call the VSP Customer Service number (800-877-7195 or 800-428-4833 for TDD/TTY) on the back of your Blues ID card.

Other resources to help you

For questions about your rights, this certificate, or for assistance, call the Employee Benefits Security Administration at 1-866-444-EBSA (3272). You can also contact the Director of the Michigan Department of Insurance and Financial Services for assistance.

To contact the Director:

- Call toll-free at **877-999-6442** or
- Fax at 517-284-8837; or
- Online at <https://difs.state.mi.us/Complaints/ExternalReview.aspx>; or

Mail to: Department of Insurance and Financial Services
P.O. Box 30220
Lansing, MI 48909-7720

Se tu o qualcuno che stai aiutando avete bisogno di assistenza, hai il diritto di ottenere aiuto e informazioni nella tua lingua gratuitamente. Per parlare con un interprete, rivolgiti al Servizio Assistenza al numero indicato sul retro della tua scheda o chiama il 877-469-2583, TTY: 711 se non sei ancora membro.

ご本人様、またはお客様の身の回りの方で支援を必要とされる方でご質問がございましたら、ご希望の言語でサポートを受けたり、情報を入手したりすることができます。料金はかかりません。通訳とお話される場合はお持ちのカードの裏面に記載されたカスタマーサービスの電話番号（メンバーでない方は 877-469-2583, TTY: 711）までお電話ください。

Если вам или лицу, которому вы помогаете, нужна помощь, то вы имеете право на бесплатное получение помощи и информации на вашем языке. Для разговора с переводчиком позвоните по номеру телефона отдела обслуживания клиентов, указанному на обратной стороне вашей карты, или по номеру 877-469-2583, TTY: 711, если у вас нет членства.

Ukoliko Vama ili nekome kome Vi pomažete treba pomoć, imate pravo da besplatno dobijete pomoć i informacije na svom jeziku. Da biste razgovarali sa prevodiocem, pozovite broj korisničke službe sa zadnje strane kartice ili 877-469-2583, TTY: 711 ako već niste član.

Kung ikaw, o ang iyong tinutulongan, ay nangangailangan ng tulong, may karapatan ka na makakuha ng tulong at impormasyon sa iyong wika ng walang gastos. Upang makausap ang isang tagasalin, tumawag sa numero ng Customer Service sa likod ng iyong tarheta, o 877-469-2583, TTY: 711 kung ikaw ay hindi pa isang miyembro.

Important Disclosure

Blue Cross Blue Shield of Michigan and Blue Care Network comply with Federal civil rights laws and do not discriminate on the basis of race, color, national origin, age, disability, or sex. Blue Cross Blue Shield of Michigan and Blue Care Network provide free auxiliary aids and services to people with disabilities to communicate effectively with us, such as qualified sign language interpreters and information in other formats. If you need these services, call the Customer Service number on the back of your card, or 877-469-2583, TTY: 711 if you are not already a member. If you believe that Blue Cross Blue Shield of Michigan or Blue Care Network has failed to provide services or discriminated in another way on the basis of race, color, national origin, age, disability, or sex, you can file a grievance in person, by mail, fax, or email with: Office of Civil Rights Coordinator, 600 E. Lafayette Blvd., MC 1302, Detroit, MI 48226, phone: 888-605-6461, TTY: 711, fax: 866-559-0578, email: CivilRights@bcbsm.com. If you need help filing a grievance, the Office of Civil Rights Coordinator is available to help you.

You can also file a civil rights complaint with the U.S. Department of Health & Human Services Office for Civil Rights electronically through the Office for Civil Rights Complaint Portal available at <https://ocrportal.hhs.gov/ocr/portal/lobby.jsf>, or by mail, phone, or email at: U.S. Department of Health & Human Services, 200 Independence Ave, S.W., Washington, D.C. 20201, phone: 800-368-1019, TTD: 800-537-7697, email: OCRComplaint@hhs.gov. Complaint forms are available at <http://www.hhs.gov/ocr/office/file/index.html>.

Section 8: How to Reach VSP

This section lists phone numbers and addresses to help you get information quickly.

Call Us

For eligibility and membership questions, please call BCBSM at the phone number on the back of your ID card.

Call VSP

If you have questions about your vision coverage, call VSP at: **1-800-877-7195**

Check VSP's Website

Visit VSP online at **www.vsp.com**.

Write VSP

Send claims for services of out-of-network providers to:

**VSP Claim Services
P.O. Box 385018
Birmingham, AL 35238-5018**

Index

A		Department of Insurance and Financial Services (DIFS)..... 25
Adverse Benefit Decision	24	
Antireflective lenses.....	13	
Aphakic.....	11	
Aphakic lenses.....	13	
Appeals.....	30	
Approved Amount.....	24	
Assignment.....	15	
B		E
BCBSM.....	24	Effective Date
Billing.....	4	Eligibility.....
Biomicroscopic evaluation	12	Enforceability of Various Provisions
Blended lenses	13	Entire Contract Changes
Broken or lost lenses or frames	13	Exclusions.....
		Expedited External Review Process.....
C		Expedited Internal Review Process
Calendar Year	24	Experimental and Investigational treatment... 25
Cancellation	24	Experimental or Investigational Services.....
Certificate.....	24	Experimental Treatment.....
Changes in Your Address.....	15	Eye Exam.....
Changes in Your Family	15	
Changes to Your Certificate	15	F
Changing Your Coverage	3	First Priority Security Interest.....
Claim for Damages	24	Fluorescein evaluation.....
Coating/laminating	13	Frames
Coinsurance	24	Fraud, Waste and Abuse.....
Contact Lenses	8, 12, 24	Frequency
Contract	24	
Coordination of Benefits.....	15	G
Copayment.....	24	General conditions of Your Contract
Copayment Amount.....	8	Genetic Testing
Cornea evaluation.....	12	Grace Period
Cosmetic lenses/processes	13	Grievance and Appeals Process.....
Cost Sharing	24	
Covered Services	25	H
		How to Reach VSP.....
D		How to Terminate Your Coverage
Deductible.....	25	
Deductibles, Copayments and Coinsurances		I
Paid Under Other Certificates	16	Improper use
		In network Providers
		Copayments
		In-Network Provider
		L
		Lens tolerance tests.....

Lenses.....	11, 26
Lenticular aphakic	11
Lenticular aspheric aphakic.....	11
Lenticular aspheric myodisc.....	11
Lenticular myodisc	11
Lid evaluation.....	12
Lien.....	26

M

Medical Necessity	26
Medically Necessary	26
Medically unnecessary services	14
Medical-surgical treatment.....	13
Medicare	20
Medications	13
Member	26
Myodisc.....	11

N

Notification	19
--------------------	----

O

Ophthalmologist	26
Ophthalmoscopy.....	12
Optician.....	26
Optometrist.....	26
Other resources to help you	36
Out-of-Network Provider.....	9, 27
Out-of-Network Providers	9
Oversize lenses.....	13

P

Payment of Covered Services	19
Pay-Provider Claim.....	27
Pay-Subscriber Claim	27
Personal Cost	19
Photochromic lenses.....	13
Physician of Choice	19
Plaintiff.....	27
Post-service grievance	27
Preapproval.....	27
Pre-Service Appeals	35
Pre-service grievance.....	27
Prior Authorization.....	19

Progressive/multifocal lenses.....	13
Provider	27
Pupil evaluation	12

Q

Qualifying Event.....	27
-----------------------	----

R

Refunds.....	19
Reimbursement	28
Release of Information	19
Remitting Agent.....	28
Replacement.....	13
Requesting a Standard Pre-Service Review	35
Requesting an Urgent Pre-Service Review	36
Rescission.....	7, 28
Retail Vision Provider.....	28
Rider.....	28
Right of Reimbursement.....	28
Routine Eye Examinations	8

S

Services After Coverage Ends	20
Services Before Coverage Begins.....	20
Services That are Not Payable	20
Spouse	28
Standard External Review Process	32
Standard Internal Review Process	31
Standard Lenses and Frames	8
Subrogation	28
When Others are Responsible for Illness or Injury.....	20
When Others Are Responsible for Illness or Injury	20
Subscriber	28
Subscriber Liability.....	22

T

Tear test.....	12
Termination	5, 28
Termination of Coverage	22
Time Limit for Filing Pay Provider Claims	22
Time Limit for Filing Pay Subscriber Claims.....	22
Time Limit for Legal Action.....	23

U

Unlicensed and Unauthorized Providers23

V

Vision Specialists28

VSP28

W

We, Us, Our..... 29

What Laws Apply 23

What You Must Pay 8

When You Can Enroll 4

Who is Eligible to Receive Benefits..... 2

Workers Compensation 23

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