

LONG TERM DISABILITY PLAN

Planholder: The Trustees of Ontario Teachers Insurance Plan (OTIP)

Participating Sponsor: Elementary Teachers' Federation of Ontario

Group Plan Number: 50188

Effective: January 1, 2020

luce Mail

Chief Executive Officer

PLAN DOCUMENT SUMMARY

Location	Location Name	Plan	Plan Name
101	Ontario North East Teacher Local	Α	Elementary Teachers
102	Algoma Teacher Local	Α	Elementary Teachers
103	Rainbow Teacher Local	Α	Elementary Teachers
104	Near North Teacher Local	Α	Elementary Teachers
105	Keewatin-Patricia Teacher Local	Α	Elementary Teachers
106	Lakehead Teacher Local	Α	Elementary Teachers
107	Bluewater Teacher Local	Α	Elementary Teachers
108	Avon Maitland Teacher Local	Α	Elementary Teachers
109	Greater Essex ETFO Local	Α	ETFO Members
110	Lambton Kent Teacher Local	Α	Elementary Teachers
111	Thames Valley Teacher Local	Α	Elementary Teachers
112	Elementary Teachers of Toronto Local	Α	Elementary Teachers
113	Durham Teacher Local	Α	Elementary Teachers
114	Kawartha Pine Ridge Teacher Local	Α	Elementary Teachers
115	Trillium Lakelands Teacher Local	A	Elementary Teachers
116	York Region Teacher Local	A	Elementary Teachers
117	Simcoe County Teacher Local	A	Elementary Teachers
118	Upper Grand Teacher Local	A	Elementary Teachers
119	Peel Elementary Teachers' Local Halton Teacher Local	A	Elementary Teachers
120 121	Hamilton-Wentworth Teacher Local	A A	Elementary Teachers
121		A	Elementary Teachers Elementary Teachers
123	Niagara Teacher Local Grand Erie Teacher Local	A	Elementary Teachers Elementary Teachers
124	Waterloo Teacher Local	A	Elementary Teachers
125	Ottawa-Carleton Elementary Teachers' Federation	A	Elementary Teachers
126	Upper Canada Teacher Local	Α	Elementary Teachers
127	Limestone Teacher Local	Α	Elementary Teachers
128	Renfrew County Teacher Local	Α	Elementary Teachers
129	Hastings-Prince Edward Teacher Local	E	Elementary Teachers
170	KidsAbility School Authority	Α	Elementary Teachers
171	Campbell Children's School Authority	Α	Elementary Teachers
172	Niagara Children's Centre School Authority	AA	Elementary Teachers
173	John McGivney Children's Centre School Authority	AA	Elementary Teachers
174	James Bay Teacher Local	В	Elementary Teachers of Moose Factory Island DSAB
174	James Bay Teacher Local	С	Elementary Teachers of Moosonee DSAB
175	Penetanguishene Protestant Separate School Board	AA	Elementary Teachers
195	Rainy River Teacher Local	Α	Elementary Teachers
196	Superior-Greenstone Teacher Local	Α	Elementary Teachers

TABLE OF CONTENTS

Section	Page
Plan Document Summary	1
Table of Benefits	3 - 4
Definitions	5 - 7
Coverage Provisions	8 - 12
Claims Provisions	13 - 14
Contribution Provisions	15
General Provisions	16 - 18
Transfer Provisions	19 - 20
Benefit Provisions	21 - 32

The Planholder agrees to pay Benefits subject to the Plan's provisions which are set forth on the following pages.

This Plan Document produced January 27, 2020.

TABLE OF BENEFITS

Eligible Classes Elementary Teachers

Employment Waiting Period Nil

Enrolment Requirements 100% of eligible members must participate in this plan.

Member Benefit 50% of Monthly Earnings.

Reduction to Member Benefit The member Benefit, together with other integrated income

sources, cannot exceed 100% of the Covered Member's indexed pre-disability Take-home Pay. The member Benefit will be further reduced if it exceeds a Benefit based on a maximum

annual Salary of \$150,000.

Qualifying Period

1. Benefits are payable for each period of Disability after a
Qualifying Period of the later of 110 Working Days or

expiration of sick leave and in no event more than 24

months.

2. Where a Covered Member is released from duties for a period equal to halftime or greater in order to perform services for the local association or federation, the Covered

Member will have the option of reducing the Qualifying
Period to 20 Working Days. OTIP must be provided with
confirmation of such Covered Member's release from duties

at the time of claim.

Initial Assessment Period The Qualifying Period plus the next 24 months of Disability.

Cost-of-Living Adjustment / Indexing

On January 1 immediately following the Covered Member's Initial Assessment Period and on each January 1 thereafter, the member Benefit, including any prior cost-of-living adjustments, will be increased by the lesser of 2% or the actual increase in the All Canada Consumer Price Index for the period from October 1 to September 30 of the prior year as determined by Statistics Canada.

Termination / Maximum Benefit Period

LTD coverage and/or Benefits will not continue beyond the earliest of the following dates:

- 1. the end of the month in which the Covered Member attains age 65;
- the date the Covered Member is first entitled to at least a 60% unreduced service pension from OTPP or OMERS;
- the date the Covered Member would have first been entitled to at least a 60% unreduced service pension from OTPP or OMERS, had they not taken a present or commuted value pension from OTPP or OMERS; or
- the date the Covered Member would have first been entitled to at least a 60% unreduced service pension from OTPP or OMERS, had they not taken early retirement or an OTPP or OMERS disability pension.

Taxability

Benefits under this LTD Plan are non-taxable.

Mandatory Early Intervention Program

Early intervention services occur in the early stages of a medically related absence from work prior to the Benefit Period. The purpose of the program is to provide services to facilitate the Covered Member's earliest possible return to work, thereby, preventing or shortening the Benefit Period. OTIP will assess the appropriateness of services and if medically supported, may fund services that facilitate a return to work.

DEFINITIONS

Actively at Work

means that the Covered Member must be fully capable of performing their regular duties. The Covered Member must also be actually working at the Employer's place of business or a place where the Employer's business requires the Covered Member to work, or on an approved vacation, including scheduled school breaks, weekends and statutory holidays.

Benefit

means any amount which becomes payable under this Plan.

Benefit Period

means:

- 1. the period of time after the Qualifying Period during which the Covered Member is continuously Disabled; plus
- 2. if the Disability is not continuous, any period of time during which the Disability is a Recurrence as defined under the provisions of this Plan.

Covered Member

means an individual who:

- 1. is employed by the Employer:
- 2. belongs to an Eligible Class, as listed in the Table of Benefits:
- 3. satisfies the Eligibility Conditions, as outlined in the Coverage Provisions;
- 4. satisfies the Effective Date of Coverage provisions, as detailed in the Coverage Provisions; and
- 5. is:
- (a) a full-time or part-time teacher as defined in the Ontario Education Act and its regulations, who is not employed as an occasional teacher or under a Term Contract; or
- (b) in a Job Protection Plan; or
- (c) an administrator, manager or non-teaching education staff member employed on a permanent, non-seasonal basis for at least 15 hours per week;

and

is either resident in Canada or temporarily residing outside Canada on an approved Leave of Absence or an assignment with the Department of National Defence.

CPP

means Canada Pension Plan.

Disability/Disabled/Disabling

means that:

- (a) during the Initial Assessment Period, the Covered Member is disabled if, because of illness or injury, the Covered Member is unable to perform the significant duties pertaining to their Specific Assignment; and
- (b) after the Initial Assessment Period, the Covered Member is disabled if, because of illness or injury, the Covered Member is unable to be Gainfully Employed.

5

Disability Period

means:

- 1. the Qualifying Period; plus
- 2. the Benefit Period

Department of National Defence (DND) Assignment

means an assignment with the DND to teach on a military base that is considered permanent, full-time employment with the Employer as long as the Covered Member's permanent Participating Sponsor is participating under this Plan.

Employer

means the school board or school authority who employs the member.

Employment Waiting Period

means a period of continuous active employment with the Employer, as shown in the Table of Benefits, following which the Covered Member becomes eligible for coverage.

Evidence of Good Health

means all statements of medical evidence of the member's health as required by OTIP, affecting such person's acceptability for coverage. All evidence of good health must be submitted on forms approved by OTIP for that purpose.

Gainful Employment/Gainfully Employed

means work:

- 1. the Covered Member is medically able to perform;
- 2. for which the Covered Member has at least the minimum qualifications;
- 3. that provides income of at least 60% of the Covered Member's inflation indexed Pre-Disability Earnings; and
- 4. that exists either in the province or territory where the Covered Member worked when the Disability started or where the Covered Member currently lives.

The availability of work alone will not be considered in assessing Disability.

Job Protection Plan

means a formal document mutually agreed to by the Participating Sponsor, the Employer and the Covered Member whereby a Covered Member is temporarily assigned to part-time employment, for any reason other than the Covered Member's request.

Leave of Absence

means an approved formal non-medical leave of absence, which includes sabbatical, educational and secondment leaves of absence.

LTD

means long term disability.

Mandatory Plan

means the Covered Member is required to participate in the plan and is deemed to have applied for coverage as a condition of employment.

Non-Mandatory Plan

means that participation in the plan is voluntary and that the

6

member must make application within 31 days of eligibility

prior to being able to participate in the plan.

OMERS means Ontario Municipal Employees Retirement System.

OTPP means Ontario Teachers' Pension Plan.

Participating Sponsor means the applicant for this Plan, which is the association,

federation or union that represents the Covered Members of

the Eligible Classes, or the Employer.

Plan Document means this document that describes the plan's terms and

conditions.

Pre-Disability Earnings means the Covered Member's earnings as of the

commencement of the Benefit Period, excluding bonus and

overtime pay.

QPP means Quebec Pension Plan.

Qualifying Period means the period of time that must elapse between the onset

of the Disability and the date on which the Covered Member is

eligible to begin receiving LTD Benefits.

Renewal Date means March 1, 2014, and each subsequent March 1

thereafter.

Salary means the Covered Member's regular earnings from the

Employer, excluding bonus and overtime pay, that were in

effect on the last day of the Qualifying Period.

Specific Assignment means the type of duties the Covered Member was performing

as of the commencement of Disability or immediately

preceding the commencement of Disability.

Term Contract means a written agreement which explicitly states a fixed

duration that the contract will be in effect.

Working Day means a day within a work week that is not a public holiday,

as established by the Employer and where the Covered Member is normally required to be in attendance at the

Employer's place of business.

WSIB means Workplace Safety and Insurance Board.

COVERAGE PROVISIONS

Application for Coverage

For Non-Mandatory Plans, coverage approval is automatic if an LTD coverage application form is completed and forwarded, within 31 days of a member's date of eligibility, to:

- 1. OTIP, for plans administered by OTIP; or
- 2. the Participating Sponsor's plan administrator for self-administered plans.

If the member applies more than 31 days after becoming eligible, the coverage is subject to Evidence of Good Health and takes effect on the date of written approval by the Planholder.

Eligible members must apply for coverage on a form, which has been approved by OTIP.

Eligibility Conditions

Members are eligible immediately if they are Covered Members on the effective date of this Plan. Otherwise, they are eligible on the date they begin to perform the regular duties of employment as Covered Members, actually working at the Employer's place of business or a place where the Employer's business requires members to work.

Effective Date of Coverage

For Mandatory Plans

The effective date of a member's coverage will be the later of the following dates:

- 1. the date of the member's employment; and
- 2. the date the member joins an Eligible Class.

For Non-Mandatory Plans

The effective date of a member's coverage will be the later of the following dates:

- 1. the date the member becomes eligible for coverage; or
- 2. the date OTIP approves any required Evidence of Good Health.

Evidence of Good Health will be required to be submitted at the member's expense.

In any event, if the member is not Actively at Work on the date coverage is to be effective, it will become effective when the member returns to active work.

Changes in Amounts of Coverage

If the Covered Member's coverage changes due to a change in earnings or classification, or as a result of a plan change, coverage will not be adjusted until the first day, on or after the date of the change, on which the Covered Member is Actively at Work and the appropriate contribution is being made.

Exceptions

No change in a Covered Member's amount of coverage will take effect during a Disability Period, except an earnings increase occurring during the Qualifying Period.

All increases in coverage are subject to the Actively at Work requirement unless they result during the period specified above.

Termination of a Covered Member's Coverage

A Covered Member's coverage will terminate on the earliest of the following dates:

- 1. the date employment with the Employer terminates;
- the date the Covered Member ceases to be a member of any Eligible Class;
- 3. the date the member ceases to be a Covered Member;
- 4. the date the Covered Member is laid-off by the Employer;
- 5. the due date of the first monthly payment for which the required contribution is not made;
- 6. the date this Plan is terminated;
- 7. the date the Covered Member retires;
- 8. the end of the month in which the Covered Member attains age 65, less the length of the Qualifying Period;
- the date the Covered Member is first entitled to at least a 60% unreduced service pension from OTPP or OMERS, less the length of the Qualifying Period;
- the date the Covered Member would have first been entitled to at least a 60% unreduced service pension from OTPP or OMERS, had they not taken a present or commuted value pension from OTPP or OMERS;
- 11. the date the Covered Member would have first been entitled to at least a 60% unreduced service pension from OTPP or OMERS, had they not taken early retirement or an OTPP or OMERS disability pension;

- 12. the date the Covered Member is dismissed, or the date the Employer is required to extend coverage under applicable employment standards legislation;
- 13. the date the Covered Member ceases to satisfy the Actively at Work requirement and starts to work in another job more than 20 hours per week, except in a Rehabilitation Plan or Program; or
- 14. the date the Covered Member ceases to satisfy the Actively at Work requirement, except as set out in the Continuation of Coverage During Absence from Work provision.

Continuation of Coverage During Absence from Work A Covered Member's coverage will be continued subject to payment of contributions, while the Covered Member is absent from work due to:

- a Disabling illness or injury for which the Covered Member no longer qualifies for Benefits, for 31 calendar days;
- a non-Disabling illness or injury for which the Covered Member does not qualify for Benefits, for the later of the end of the Qualifying Period that the Covered Member had previously selected in the member's application for Benefits or 60 Working Days after written notice is sent to the Covered Member. In no event will coverage be extended longer than 60 Working Days after the end of the Qualifying Period;
- 3. a strike, lock-out or work stoppage, up to six months after the strike, lock-out or work stoppage starts;
- 4. an approved maternity or parental leave of absence, or other leave of absence mandated by legislation, for the duration of the period stipulated under any federal or provincial employment standards legislation, whether or not benefits are payable under the Employment Insurance Act of Canada; or
- 5. an approved Leave of Absence, to a maximum of 24 consecutive months, or the number of years negotiated under the collective bargaining agreement. An additional approved Leave of Absence where the Covered Member does not return to work is considered a continuation of the original approved Leave of Absence. If the Covered Member becomes Disabled during this time, no Benefits are payable for the scheduled duration of the Leave of Absence.

A part-time absence due to illness or injury is not considered an approved Leave of Absence.

A part-time Leave of Absence beyond 24 consecutive months is considered to be elected part-time employment and not an approved Leave of Absence.

Reinstatement

A Covered Member's coverage will be automatically reinstated if:

- it terminated because of illness, injury, Leave of Absence, strike, lock-out, work stoppage or lay-off; and
- the Covered Member returns to work within 60 Working Days after the coverage terminated, or within any period during which the Employer is required by law to reinstate the coverage.

In this event, this Plan's Pre-existing Conditions limitation will continue to apply to the Covered Member's reinstated coverage, but only to the extent that the Pre-existing Conditions limitation had not been satisfied prior to the termination.

If, due to a clerical error by the Participating Sponsor or the Employer, a Covered Member's coverage is terminated because the contributions were not being paid upon the Covered Member's return to work, coverage will be automatically reinstated, provided:

- the Covered Member qualified for automatic reinstatement,
- 2. the error is corrected within three months of the first missed contribution, and
- 3. all missed contributions are paid.

If a Covered Member chose not to make the contributions required to maintain coverage during a Leave of Absence, coverage will nevertheless be automatically reinstated upon the Covered Member's return to work. Reinstatement under this circumstance is not subject to the Application for Coverage provision but Benefits will be subject to this Plan's Pre-existing Conditions limitation as if the coverage first took effect on the reinstatement date. For an approved maternity or parental leave of absence, or other leave of absence mandated by legislation, the Pre-Existing Conditions limitation will only apply to the extent that the Pre-Existing Conditions limitation had not been satisfied prior to the approved leave.

If a Covered Member's coverage terminated as a result of a dismissal, it shall be automatically reinstated retroactively to the date of termination if a dismissal appeal has resulted in the Covered Member being reinstated to the Covered Member's position and contributions have been paid retroactively to the date of the termination.

A Covered Member who does not qualify for automatic reinstatement will be treated as a new member upon the member's return to work and subject to this Plan's Pre-existing Conditions limitation.

All other members will be subject to the Application for Coverage provision.

CLAIMS PROVISIONS

Notice of Claim

To permit prompt assessment and participation in Rehabilitation Plans or Programs, initial notice of claim shall be submitted to OTIP no later than six months after Disability starts.

Except where the failure of the Covered Member to file the initial notice of claim within six months after Disability starts is a direct consequence of the Covered Member's Disability, the Planholder shall not be liable for claims for which initial notice is submitted more than six months after the earlier of:

- 1. the end of the Qualifying Period; or
- 2. the date this Plan terminates.

Proof of Claim

Benefits under this Plan shall only be payable for periods for which OTIP has received satisfactory proof that the Covered Member is entitled to Benefits.

The Covered Member shall provide information required proving entitlement to Benefits and shall also authorize OTIP and/or the Planholder to obtain information from other sources for this purpose. Whenever OTIP and/or the Planholder request information or authorization, it must be submitted within six months. If the requested information or authorization is not submitted within this time, the Planholder will not be liable for Benefits.

Notice of Assessment

OTIP will give the Covered Member a written notice of assessment showing:

- 1. whether or not Benefits have been approved;
- 2. whether or not further information is required; and
- 3. if Benefits have not been approved, or are terminated, the reason for denial or termination and the procedures the Covered Member may follow for appeal.

Notice of Benefit Termination

If Benefits are being paid and then terminate, OTIP must provide one month's written notice to the Covered Member before Benefits terminate.

Arbitration

Where a Covered Member, after appeal, disputes a decision of OTIP to deny or terminate Benefits, the Participating Sponsor that represents the Covered Member may, with the consent of the Covered Member, elect to submit the dispute to binding arbitration in accordance with the arbitration procedure established by the Planholder.

13

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Legal Actions

Any proceeding for the payment of Benefits under this Plan is absolutely barred:

- 1. where a matter in dispute has been appealed and subsequently submitted to binding arbitration;
- 2. for 60 calendar days after notice of claim has been submitted: or
- 3. more than two years after a Benefit has been denied or terminated, notwithstanding any appeal.

If the above provision permits less than the minimum limitation period prescribed by legislation, the limitation period specified by this Plan will be extended to agree with the minimum requirements of such law.

Overpayment

If a Covered Member's Benefits are overpaid, the Covered Member is responsible for repayment within six months, or within a longer period agreed to by the Planholder. If the Covered Member fails to fulfill this responsibility, further Benefits will be withheld until the overpayment is recovered. This provision does not limit the Planholder's right to use other legal means to recover the overpayment.

Subrogation and Right of Recovery

Where permitted by law, if a Covered Member is entitled to recover damages for loss of income from another person as a result of personal injuries which are sustained by the Covered Member and for which the Covered Member is entitled to receive Benefits under this Plan, the Planholder will be subrogated to all the rights of recovery of the Covered Member for loss of income to the extent of the sum of the Benefits paid or payable to the Covered Member under this Plan.

Upon recovery of an amount or amounts from another person or their insurer for loss of income, the Covered Member shall remit the amount (less costs) to the Planholder to the extent of the sum of the Benefits paid to the Covered Member under this Plan as at the date of the recovery.

The Covered Member shall cooperate and shall do everything that may be necessary, including the execution of such documents required, to enable the Planholder effectively to bring suit to enforce such rights.

CONTRIBUTION PROVISIONS

Payment The first monthly payment is due on the effective date of this

Plan. After that, monthly payments are due on the first day of each month. The Participating Sponsor must remit monthly payments to OTIP. Monthly payments not paid on time will be

in default.

Grace Period After the first monthly payment has been paid, 45 days of grace

are allowed to pay a monthly payment in default. During this time, the Plan will stay in force. If the monthly payment is not paid by the end of the grace period, this Plan will terminate. The Participating Sponsor is liable for a pro-rata monthly payment for the time this Plan is in force during the grace

period and for all other unpaid monthly payments.

Monthly Payment The amount of each monthly payment is the sum of the

contributions for each Covered Member, calculated at the rate

last established by the Planholder.

Contributions Waived No contribution is payable for a Covered Member during a

Benefit Period

Contribution Payment Not a

Guarantee of Coverage

Payment of a contribution will not cause coverage to take effect

or continue if it would not do so according to this Plan's

Coverage Provisions.

Adjustments The monthly payment will be adjusted retroactively to reflect

changes in coverage amounts. Credits will be given only for the

four months preceding receipt of notice.

Rate Changes –

Renewal Changes

The Planholder can change the contribution rates on the Renewal Date. Written notice will be sent to the Participating Sponsor 30 days before a change is made. Once a change is made, the Planholder cannot make another renewal change for 12 months or such other period as may be agreed to by the

Participating Sponsor.

Rate Changes – Other Changes

A rate change can be made at any time if:

- 1. the Plan provisions are changed at the request of the Participating Sponsor;
- 2. the introduction, revision or repeal of a government law or regulation results in a change in:
 - (a) the Benefits payable under this Plan; or
 - (b) taxes payable to a government authority; or
- there is a change in the number of members covered under this Plan which exceeds 25% since the last renewal.

GENERAL PROVISIONS

The Plan

The entire Plan consists of this Plan Document.

On request from the Participating Sponsor, the Planholder will provide the Participating Sponsor with an electronic copy of the text in this Plan Document. The electronic copy is provided for information purposes only and does not create or confer any contractual rights or obligations. All rights and obligations of the Participating Sponsor and the Planholder are governed by the paper version of this Plan Document. In the event of a discrepancy between the paper version and the electronic copy of the Plan Document, the paper version will govern. No alteration of the Plan is permitted by any person, except by an authorized representative of the Planholder.

Termination of the Plan

The Participating Sponsor may terminate this Plan at any time by giving 30 days advance written notice to the Planholder.

If the Participating Sponsor fails to pay the monthly payment due within the Grace Period, Benefits will be suspended for all claims incurred after the expiration of the Grace Period, and this Plan will terminate at the end of the Grace Period. However, if the Participating Sponsor makes written request in advance for an earlier termination date, this Plan will terminate on the date requested.

The Planholder may terminate this Plan on any payment due date if the number of Covered Members then totals less than the minimum participation, as shown in the Table of Benefits and written notice of intention to terminate has been given to the Participating Sponsor at least 90 days in advance.

Misstatement of Age

OTIP may request proof of a Covered Member's age at any time. If the age has been misstated, entitlement to coverage and Benefits will be determined according to the member's true age.

Member's Certificate or Booklet

OTIP will provide a Plan Document and plan summary to the Participating Sponsor for delivery to each Covered Member and will provide access through a website. This Plan Document and plan summary will state the coverage to which the Covered Member is entitled and to whom these Benefits are payable. In the event of a conflict between the terms of the plan summary and the terms of this Plan Document, the terms of this Plan Document will govern.

Furnishing of Information

The Employer, Participating Sponsor or the Planholder, as mutually agreed will keep a record of the Covered Members containing the essential particulars of coverage. The Participating Sponsor will forward the information periodically as required by the Planholder in order to administer this Plan and to determine rates. All records of the Participating

Sponsor or Employer which bear on the coverage, must be open to OTIP for inspection at any time on reasonable notice.

The Planholder may correct wrong data given by the Employer or Participating Sponsor. A Covered Member's Benefit under a coverage will not be made invalid by failure of the Employer or Participating Sponsor, due to clerical error, to record or report accurate member or coverage information.

Access to Records

Upon request, the Participating Sponsor must forward to OTIP:

- required information on the eligibility of Covered Members:
- 2. member applications;
- 3. details related to changes in coverage; and
- 4. information required for assessment of claims, including job information.

The Planholder may inspect the records of the Participating Sponsor or Employer relating to members' coverage. Inspections can take place while this Plan is in force and during the three years after it terminates.

The Planholder has the right to have representatives visit a Covered Member's work site to obtain information about the Covered Member's Specific Assignment.

All requests, notices, applications and claims must be made to the Planholder in writing.

The Planholder shall not be liable for the Employer's and/or Participating Sponsor's failure to supply required information or records.

Medical and Vocational Assessments

The Planholder has the right to conduct investigations related to applications or claims for Benefits, and to obtain independent medical and/or vocational assessments it deems necessary or appropriate. The Planholder has the right to examine the person for whom an application or claim is made as often as it may reasonably require during the course of an investigation, assessment or claim.

The Planholder shall not assume the cost of assessment or investigation in connection with a late application. The Planholder may assume the cost of other assessments or investigations according to its administrative practices at the time of application or claim.

Conformity to Legislation

If this Plan does not conform to legislation that governs it, it is considered automatically amended to comply with the

17

minimum requirements of the legislation.

Disclosure Provisions

This Plan Document will be available through the Planholder for review by Covered Members. The Planholder, at its discretion, may release a copy of the Plan Document in order to settle claims.

If a Covered Member submits a written request for medical information received from their treating health care providers, the Planholder will disclose the information to the Covered Member or, at the Planholder's discretion, to the Covered Member's doctor.

The Planholder may, disclose information about a Covered Member's claim to another insurer or benefits administrator if:

- the information could be relevant to assessment of the Covered Member's entitlement to other disability benefits for the same period of time; and
- 2. the information is given in confidence with the stipulation that it may not be released to another party.

Currency

Any amount payable to or by the Planholder under this Plan will be payable in Canadian funds.

Non-Waiver

The failure, at any time, by the Planholder to require from any Covered Member that the Covered Member respect one of the provisions of this Plan will not affect in any way the Planholder's right to require that the Covered Member respect the provision in the future. The determination by the Planholder to waive any provision of this Plan will not be deemed to be a waiver of the Planholder's right to require compliance with such provision in the future.

A consent by the Planholder to, or of, any act by the Participating Sponsor or a Covered Member which requires the Planholder's consent will not be deemed to waive or render unnecessary, the Planholder's consent to, or of, any subsequent similar act by the Participating Sponsor or the Covered Member.

Appeals

A Covered Member has the right to appeal a denial of all or part of the coverage or Benefits described in this Plan Document as long as the Covered Member does so within one year after the denial. An appeal must be in writing and must include the Covered Member's reasons for believing the denial to be incorrect.

TRANSFER PROVISIONS

Transfer of Coverage

The following provisions apply when coverage for any class of members under this Plan takes effect during the 31 days after coverage ends for that class under another group LTD income insurance policy.

- Any member who was covered in the terminating class under the previous policy when insurance for that class ended will be covered on the effective date of coverage for that class under this Plan, as long as the member is then a Covered Member.
- 2. Any member whose coverage has not been interrupted will be entitled to Benefits under this Plan for a Preexisting Condition if:
 - (a) no benefits are payable for that condition under the previous policy because of termination of insurance for the member's class under that policy; but
 - (b) benefits would have been payable under the previous policy if insurance for the terminating class had remained in force.
- 3. No Benefits are payable under this Plan for a Disability Period that is covered as a recurrence under a previous policy.

Replacement of Coverage

The following provisions apply when this Plan is issued to replace insurance under another policy provided by the Planholder.

- Any member who was covered under the previous policy on the day before the effective date of this Plan will be covered under this Plan on its effective date, as long as the member is then a Covered Member in an Eligible Class.
- A member's period of coverage under the previous policy will be considered in applying any Pre-existing Conditions limitations under this Plan
- 3. Increases in Benefits resulting from the replacement are subject to this Plan's Actively at Work requirement.
- 4. Any basic insurance that would have been subject to underwriting under the previous policy on the day before the effective date of this Plan will continue to apply as if the replaced insurance were still in force.
- Any transfer of insurance provision applicable to a member under the previous policy on the day before the effective date of this Plan will continue to apply as if the replaced insurance were still in force.

Transfer of Claims

If the Planholder transfers responsibility for the continuing assessment of existing claims:

- 1. to another benefits administrator or insurer, the benefits administrator or insurer has the right, without the claimant's authorization, to obtain claim records from the previous insurer or benefits administrator.
- 2. from the insurer, the insurer has the right, without the claimant's authorization, to disclose claim information to the party assuming responsibility for existing claims.

BENEFIT PROVISIONS

Assessment Responsibility

The Planholder has full responsibility for the assessment of a Covered Member's entitlement to Benefits.

Disability

The Benefits under this Plan are for Disability Periods that commence while the member is covered under this Plan.

During the Initial Assessment Period

During the initial assessment period, as shown in the Table of Benefits, a Covered Member is considered Disabled if, because of illness or injury, the Covered Member is unable to perform the significant duties pertaining to their Specific Assignment.

If illness or injury prevents the Covered Member from performing a duty, it will also be considered to prevent the Covered Member from performing:

- other duties that are performed only in order to complete that duty; and
- 2. other duties that can only be performed after that duty is completed.

After the Initial Assessment Period

After the initial assessment period, a Covered Member is considered Disabled if illness or injury prevents the Covered Member from being Gainfully Employed.

Notification

OTIP will notify the Covered Member of the change of definition in Disability no later than four months prior to the end of the Initial Assessment Period.

Qualifying Period

The Qualifying Period starts when the Covered Member first becomes Disabled and lasts, if Disability is continuous, for the period shown in the Table of Benefits.

If Disability is not continuous, the days the Covered Member is Disabled will be accumulated to satisfy the Qualifying Period as long as:

- no interruption is longer than 20 consecutive Working Days; and
- 2. the Disability arises from the same illness or injury.

Recurrence

After the Qualifying Period, a Disability is considered a recurrence if it arises from the same illness or injury and starts:

- 1. within 100 Working Days after the previous Disability ends: or
- 2. within 24 months after the end of an approved Rehabilitation Program.

Monthly Earnings

Monthly earnings for Benefit calculations and in assessing a Covered Member's ability to be Gainfully Employed are, subject to the Actively at Work requirement related to the Changes in the Amounts of Coverage, 1/12th of the Covered Member's annual Salary in effect on the last day of the Qualifying Period.

First Year Benefits

Benefits payable prior to the August 31 following the end of the Qualifying Period will be paid based on the number of Working Days remaining in the Covered Member's work year multiplied by the per diem Benefit. Benefits will be paid in equal monthly instalments until the end of August.

Salary Hold Back

Covered Members on a Leave of Absence with a salary hold back program will have their earnings during the years of the salary hold back program calculated according to their full Salary before the Leave of Absence starts. During the year of the Leave of Absence, the Covered Member's earnings, for contribution purposes, will be those in effect the year before the Leave of Absence began.

Part-time Leave

If a Covered Member is on an approved part-time Leave of Absence, earnings will be calculated based on the full-time work schedule.

If Disability occurs during the part-time Leave of Absence, Benefit payments will be made based on the reduced work schedule Salary. When the Leave of Absence ends, Benefit payments will be based on the full-time work schedule. Covered Earnings - For Covered Members on a Leave of Absence or participating in a Job Protection Plan, covered earnings are the full earnings in place before the Leave of Absence or Job Protection Plan began.

Covered Earnings

Covered earnings are the portions of a Covered Member's earnings, which, upon application of the Benefit formula, yield the member Benefit.

For Covered Members on a Leave of Absence or participating in a Job Protection Plan, covered earnings are the earnings in place before the Leave of Absence or Job Protection Plan began.

Take-home Pay / Net Earnings

Take-home pay or net earnings means the Covered Member's gross Salary less the Covered Member's deductions for:

- 1. OTPP:
- 2. Employment Insurance (EI);
- 3. CPP/QPP; and
- 4. federal and provincial income taxes.

The deduction for taxes is the amount the Employer would be required to withhold from a Covered Member's gross Salary assuming:

- taxable income equals gross Salary less payments made by the Covered Member for OTPP, EI and CPP/QPP; and
- taxes equal taxable income multiplied by the applicable tax rates, less personal tax credits. The personal tax credits and tax rates used are those in effect at the end of the Qualifying Period.

Disability Benefits

A Disabled Covered Member is entitled to Disability Benefits after the Qualifying Period ends and for as long as the Benefit Period lasts. No Disability Benefits are payable for the Qualifying Period itself.

True-ups

If Benefits cease, an adjustment will be made to account for Covered Earnings actually lost during Disability.

Amount Payable

The amount payable is the sum of:

- the member Benefit less the reduction, if any, required under the Offset and/or All Source Maximum provisions; and
- 2. any Employment Subsidy forming part of the Rehabilitation Benefits.

All Benefits are payable monthly in arrears.

23

Other Income

The income used in the Offset and All Source Maximum provisions is the income payable for the same period as the member Benefit under this Plan.

Except for retirement benefits and CPP/QPP benefits, all income is considered payable when a Covered Member is entitled to it, whether or not it has been awarded or received. If it has not been awarded, the Planholder will have the right to estimate it according to the terms of any plans or legislation involved. CPP/QPP benefits are considered payable when they are actually received or six months after the start of the Benefit Period if application for benefits has not been made within that time. Retirement benefits are considered payable when they are actually received.

If income is payable in a lump sum, the amount used will be the portion payable for loss of income during the Benefit Period. If the award does not specify the period it represents for loss of income, the Planholder will consider this period to be 60 months.

If a Covered Member has been requested by the Planholder to reapply for, or to appeal a declination of CPP/QPP benefits, the Covered Member shall provide proof of acceptance or denial of such re-application or appeal. If the Covered Member fails to provide proof of the re-application or appeal, as the case may be, the Benefit shall be reduced by an amount equivalent to CPP/QPP benefits.

Special Treatment of Taxable Income for Non-Taxable Plans

Before the Amount Payable is calculated under a non-taxable plan, income will be reduced by multiplying it, by the ratio of the Covered Member's pre-disability Take-home Pay/Net Earnings to the Covered Member's monthly Pre-Disability Earnings. This does not apply to CPP/QPP benefits.

Offset Provision

Under this provision, the Amount Payable is reduced by the following income:

- Disability or retirement benefits to which the Covered Member is entitled on the Covered Member's own behalf under:
 - (a) CPP;
 - (b) QPP; or
 - (c) a plan in another country for which there is a reciprocal agreement with CPP or QPP,

except for increases that take effect after the Benefit Period starts.

- 2. Benefits under any Workplace Safety and Insurance Act or similar law, except for:
 - (a) permanent partial disability awards that were payable before a Disability Period; and
 - (b) benefits related to employment with another employer.

OTIP has the right to request that application is made for WSIB benefits.

3. Sick leave credits paid during the Benefit Period.

All Source Maximum

The Amount Payable shall be further reduced if necessary so that the Amount Payable together with payments from the following sources will not exceed 100% of the Covered Member's net pre-disability Take-home Pay:

- Disability or retirement benefits to which the Covered Member is entitled on the Covered Member's own behalf under:
 - (a) CPP:
 - (b) QPP; or
 - (c) a plan in another country for which there is a reciprocal agreement with CPP or QPP.
- 2. Benefits under any Workplace, Safety and Insurance Act or similar law, except for:
 - (a) permanent partial disability awards that were payable before a Disability Period; and
 - (b) benefits related to employment with another employer.
- 3. Sick leave credits paid during the Benefit Period.
- Benefits the Covered Member is entitled to on the Covered Member's own behalf under Old Age Security, excluding benefits that were payable before a Disability Period.
- 5. Disability benefits available through legislation to which the Covered Member is entitled on the Covered Member's own behalf, except for Employment Insurance benefits. Automobile insurance benefits are included under this provision where permitted by law.
- 6. Disability benefits under another plan of insurance available as a result of the Covered Member's affiliation with an association, except for benefits that were payable before a Disability Period.
- 7. Pension benefits from OTPP or OMERS.

- 8. Employment-related income including:
 - (a) Employment income that is not part of a rehabilitation plan or program;
 - (b) disability benefits related to any employment; and
 - (c) retirement benefits related to any employment.

except for:

- i. disability benefits that are prepayments of life insurance:
- any amount that is related to employment other than with the Employer and that was payable before a Disability Period;
- iii. benefits from early retirement incentive plans or sick leave gratuities;
- iv. a present or commuted value pension from OTPP or OMERS.

Rehabilitation Incentive Provision

Earnings received from a Rehabilitation Plan or Program are not used to reduce a member's Benefit unless those earnings, the Covered Member's income from this Plan and the income described under the Offset and/or All Source Maximum provisions would exceed 100% of the Covered Member's indexed pre-disability Take-home Pay.

If it does, the Covered Member's Benefit is reduced by the amount in excess of 100% of the Covered Member's indexed pre-disability Take-home Pay.

Inflation Protection – Recalculation / Indexing

The Amount Payable will be recalculated for inflation protection each January 1 immediately following the Member's Initial Assessment Period as follows:

- the member Benefit will be increased by the Cost-of-Living Adjustment Factor;
- 2. the following amounts will be increased by the Consumer Price Index Factor:
 - (a) the All Source Maximum;
 - (b) the maximum member Benefit;
 - (c) the Covered Member's Pre-Disability Earnings; and
 - (d) the income limit under the Rehabilitation Incentive provision.

Inflation Protection – Cost-of-Living Adjustment Factor

The member Benefit will be increased by the cost-of-living adjustment factor.

The cost-of-living adjustment factor will be 2% or, if less, the actual increase in the All-items Consumer Price Index for Canada reported for the prior year (during the period October 1 through September 30), as determined by Statistics Canada.

Inflation Protection – Consumer Price Index Factor

The Consumer Price Index factor will be the actual increase in the All-items Consumer Price Index for Canada reported for the prior year (during the period October 1 through September 30), as determined by Statistics Canada.

Inflation Protection – Changes to the Consumer Price Index

If there is a change in the method of calculating the All-items Consumer Price Index for Canada:

- 1. the All-items Consumer Price Index for Canada will be used for the period preceding the change; and
- 2. an appropriate measure of inflation will be used for the period after the change, as determined by the Planholder.

Rehabilitation Benefits

Rehabilitation involves a training strategy or work-related activity that:

- can be expected to facilitate a Disabled Covered Member's return to their job or other Gainful Employment; and
- 2. is recommended and approved by the Planholder.

In considering whether or not a rehabilitation proposal is appropriate, the Planholder will assess such factors as the expected duration of the Disability, and the level of activity required to facilitate the earliest possible return to employment.

The Planholder recognizes the individual needs of Covered Members with disabilities by making a distinction between a Rehabilitation Program and a Rehabilitation Plan.

Rehabilitation Plan

To be classified as a rehabilitation plan, the goal must be:

- 1. to return the Covered Member to work in the same job;
- 2. to return the Covered Member to work in a modified job with the same Employer; or
- 3. to return the Covered Member to work in a different job that capitalizes on transferable skills.

Rehabilitation Program

To be classified as a rehabilitation program, the goal must be:

- 1. to return the Covered Member to work in a different job that requires extensive or prolonged training; or
- 2. to return the Covered Member to work in a selfemployed capacity.

Training is considered extensive or prolonged if it lasts longer than 12 consecutive months.

Participation Commitment

If a Covered Member does not participate or cooperate in a Rehabilitation Plan or Program that has been recommended by a licensed health practitioner or recommended and approved by the Planholder, the Covered Member will no longer be entitled to Benefits.

Time Duration

The Planholder must approve the duration of a Rehabilitation Plan or Program. Once approved, a member's Benefit Period is for that duration as long as the Covered Member continues to participate and cooperate in the Rehabilitation Plan or Program.

Where a Covered Member is involved in a Rehabilitation Plan or Program and Benefits are to be terminated due to recently submitted medical information or change of definition, Benefits will end on the later of:

- 1. the previously approved Rehabilitation Plan or Program end date:
- 2. the first teaching day of the next term or semester as it applies to the Covered Member's assignment; or
- 3. any earlier date as may be agreed to by the Covered Member and the Planholder.

Rehabilitation Program – Re-Employment Benefit

If the Covered Member is participating in a Rehabilitation Program that involves employment, the Benefit Period will be at least until the end of the Initial Assessment Period.

Rehabilitation Retraining Period Benefit

If the Covered Member is participating in a Rehabilitation Program that involves training rather than employment, the Benefit Period will be extended up to six months after training ends. This extension is provided for purposes of a job search.

Employment Income

Employment income earned during a rehabilitation period will be considered under the Rehabilitation Incentive provision.

Expense Benefit

The Planholder will pay for reasonable expenses, other than usual employment expenses, associated with a Rehabilitation Program.

Expenses claimed under this provision must be pre-authorized by the Planholder.

Employment Subsidy

If a Rehabilitation Program involves the Covered Member's return to work with the same or another employer, the Planholder will subsidize the employer by 50% of the Salary paid to the Covered Member during the first three months of the program.

The subsidy must be pre-authorized by the Planholder.

Termination of Benefit Payments

When a Covered Member becomes Disabled according to the terms of this Benefit provision and the Planholder has begun making Benefit payments, then the Benefit payments will cease, unless specifically extended elsewhere in this Plan, on the earliest of:

- 1. the date the Covered Member ceases to be Disabled as defined in this Plan;
- 2. the date the maximum Benefit Period as specified in the Table of Benefits has been reached; or
- 3. the date the Covered Member dies.

Extension of Benefits

If this Plan terminates, Benefits will continue during the period of Disability, provided that such Disability occurred before the termination date and is reported to the Planholder no later than six months after its commencement.

General Limitations

No Benefits will be paid:

Pre-existing Conditions

- for a Disability arising from an illness or injury whether diagnosed or undiagnosed for which the member obtained medical care before the Covered Member became covered.
- Medical care is considered to be obtained when a person consults a doctor, undergoes investigative testing, uses medication on the advice of a doctor or receives other medical services or supplies.

This exclusion does not apply if Disability starts after:

- (a) the Covered Member has been continuously covered for one year; or
- (b) the Covered Member has not had medical care for the illness or injury for a continuous period of 90 calendar days ending on or after the date the coverage took effect.

Reasonable and Customary Treatment in the Benefit Period

3. for any part of the Benefit Period in which the Covered Member does not participate or cooperate in a reasonable and customary treatment program.

A reasonable and customary treatment program is systematic treatment that:

- (a) is performed or prescribed by a legally licensed doctor of medicine; and
- (b) is of the nature and frequency usually required for the condition involved.

Where considered appropriate by the Planholder for the severity of the condition, the treatment must be prescribed by, and if appropriate, performed or supervised by a certified specialist for the condition involved.

If substance abuse contributes to the Covered Member's Disability, the Covered Member's treatment program must include participation in a recognized substance withdrawal program.

- 4. for any part of the Benefit Period in which the Covered Member is no longer under continuing medical supervision and treatment considered satisfactory by the physician(s) designated by the Planholder.
- 5. as of the date the Covered Member fails to furnish satisfactory proof of continuance of Disability, or fails to submit to an examination requested by the Planholder.

Rehabilitation Plans or Programs	for any period when the Covered Member fails to participate or cooperate in a rehabilitation plan or program that has been recommended and approved by OTIP.
Leave of Absence	for the scheduled duration of a Leave of Absence, if Disability starts after the Leave of Absence began.
Maternity or Parental Leaves	for any period the Covered Member is on a maternity or parental leave.
Canadian Residency	9. During any period where the Covered Member has ceased residing in Canada for more than six months in a 12-month period, unless the Covered Member is on an assignment with the Department of National Defence or medical treatment is not available in Canada for the condition for which the Covered Member is receiving Benefits.
Prison Confinement	 for a period of confinement in a prison or similar institution, including the Covered Member's home.
War, Insurrection, Riots	 for a Disability arising from war, insurrection or voluntary participation in a riot.
Undiscovered Claims	12. for undiscovered claims that originate during employment with the Employer after a member is no longer employed

by the Employer.