

HEALTH FLEXIBLE SPENDING ACCOUNT - ELECTION FORM

You must complete and return this form. Please print.

Name:		Social S	Social Security #:	
Home Address:		Email: _		
City, State, Zip:		Phone:		
Employer/Division:		Date of		
I hereby authorize my emplo coverages indicated below	oyer to reduce my salary (w. I understand that I mus	(on a pre-tax basis) by the ar st use all my flexible Benefit (mount necessary to pay for the contributions or forfeit them.	
Health Flexible Spending Account (FSA):		☐ Yes ☐ No	\$ANNUAL AMOUNT	
Find current lin		to the IRS Contribution Limit. hben.com/participants/annua		
		use or adult dependent in the o your account. Please follow	WealthCare Portal, the card will the instructions below:	
WealthCare Portal Login Ins	structions			
 For First Time Regis In the uppe Follow the i Employer I Employee Important: Keep a record of y Your election to participate in any p	r right choose REGISTER instructions and enter all tind - can be found in your ID is your Soc. Sec. (with your username, password are-tax eligible benefits will required to make under a	the required information Welcome Email no hyphens) I and answers to security que Il constitute an election unde any such plan will be deducte	estions for future use. r your employers Section 125 Cafeteria d from your (examples: Group Health,	
Employee Signature	Date	Employer Authorization	Date	
Benefit Effective Date Pay Date for 1st Contribution		MPLETE er of Pay Periods	_	

Fax: 877-723-0147 or email: processing@amben.com



In signing the reverse of this form, I understand and agree to the following:

The Company and I hereby agree that my cash compensation will be reduced by the amounts I have elected on this form on a per pay-period basis during the plan year (or during such portion of the year as remains after the date of this agreement).

THIS AGREEMENT IS SUBJECT TO THE TERMS OF THE COMPANY'S CAFETERIA PLAN, MEDICAL REIMBURSEMENT PLAN AND/OR DEPENDENT CARE ASSISTANCE PLAN AS AMENDED FROM TIME TO TIME, SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH APPLICABLE LAWS, SHALL TAKE EFFECT AS A SEALED INSTRUMENT UNDER APPLICABLE LAWS, AND REVOKES ANY PRIOR ELECTION AND COMPENSATION REDUCTION AGREEMENT RELATING TO SUCH PLAN(S).

I cannot change or revoke this compensation reduction agreement at any time during the plan year unless I have a status change event (including marriage, divorce, death of a spouse or child, birth or adoption of a child, change in employment status, change in job schedule of participant or spouse, dependent satisfying or ceasing to satisfy dependent eligibility requirements, entitlement to Medicare or Medicaid, judgment, decree or court order or such other events as the Plan Administrator determines will permit a change or revocation of an election).

The Plan Administrator may reduce or cancel my compensation reduction or otherwise modify this agreement in the event he/she believes it advisable in order to satisfy certain provisions of the Internal Revenue Code. The reduction in my cash compensation under this agreement shall be in addition to any reductions under other agreements or benefit plans.

The amount of my compensation reduction during the year will be credited to an insurance, medical reimbursement, and/or dependent care assistance account and such amount will be paid on my behalf or I will be reimbursed for qualified expenses incurred during the plan year. If I terminate employment, I will only be reimbursed for expenses incurred prior to my termination date unless I qualify for, and elect COBRA coverage.

My Social Security benefits may be slightly reduced as a result of reduced taxable income due to my election(s).

If required contributions for elected benefits are increased or decreased while this agreement remains in effect, the compensation reduction will automatically be adjusted to reflect that increase or decrease.

Health Flexible Spending Account (FSA) will be available only for "qualifying medical care expenses" which are those types of medical expenses normally deductible on your federal income tax return with certain exceptions (i.e., premiums for health insurance cannot be reimbursed from your Health FSA). I agree to notify the company if there is reason to believe that any expense for which reimbursement has been obtained is not a qualifying expense. I also agree to indemnify and reimburse the company on demand for any liability it may incur for failure to withhold federal, state, or local income tax or Social Security tax from any reimbursement I receive of a non-qualifying expense, up to the amount of such tax actually owed by me.

This agreement will automatically terminate if the Plan is terminated or discontinued.