The Arizona Board of Regents
Flexible Spending Account Plan

Participant Plan Information

Arizona Board of Regents
Arizona State University
Northern Arizona University
The University of Arizona

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1 INTRODUCTION

1.1 Disclaimer
The information in this document provides a brief overview of the Arizona Board of Regents (ABOR) Flexible Spending Account (FSA) plan that is available to you as a benefits-eligible employee. It is not intended to provide complete details, which are contained in the contracts and legal documents for the plan. In case of a discrepancy between this guide and the contracts and plan documents, the contracts and plan documents will govern the benefits provided by this plan. ABOR reserves the right to change or terminate any of its plans, in whole or in part, at any time.

1.2 Plan Overview
A Flexible Spending Account (FSA) plan is an employer-sponsored plan that enables you to have dollars deducted from your paycheck before all the payroll taxes are calculated and have them deposited into a special account. FSA accounts are exempt from federal income taxes, Social Security/Medicare (FICA) taxes, and state income taxes. You can use contributions to your account to reimburse yourself for qualified health care and dependent day care expenses, while reducing your taxable income at the same time. Your tax savings are realized throughout the plan year with every paycheck you receive, and your reduced taxable income is reported on your W-2 each year.

Your total savings will depend on your marital status, number of exemptions, and tax bracket; contact your tax advisor if you have questions about your tax savings and how an FSA plan may benefit you.

The plan is administered by ASIFlex, a third party that specializes in FSA plan administration. There are two different accounts in the ABOR FSA plan. One account is for qualified health care expenses for you and your eligible dependents, and the other account is for qualified dependent day care expenses for your eligible dependents. When you enroll in the FSA plan, you should carefully estimate the expenses you expect to incur during the plan year to avoid possible forfeiture of funds.

After you enroll in one or both of these accounts, ASIFlex will send to your home address a confirmation of your enrollment and instructions for filing claims. As you incur qualified expenses throughout the year, submit a claim to ASIFlex along with documentation of the expense, such as the Explanation of Benefits from your insurance company. In return, you will receive tax-free reimbursements from your FSA account. You can verify your account balance and monitor claims activity through ASIFlex’s secure participant website.

1.3 Eligibility
To be eligible to participate in an FSA, you must be an employee of the Arizona Board of Regents, Arizona State University, Northern Arizona University, or the University of Arizona. Eligible employees must also be: (1) working at least 20 hours a week; (2) scheduled to work for 90 days or more OR have averaged 30 hours of work per week during a 12-month measurement period.

1.4 The Plan Year
The FSA plan year is the twelve-month period from January 1 through December 31. Qualified expenses must be incurred during the portion of the plan year that you are a participant. If you have not claimed all funds in your health care account by April 30 following the end of the plan year, up to 20% of the maximum annual contribution amount will roll over for use in the following year. Any health care account balance above that threshold will be forfeited, and all dependent care account funds will be forfeited. For 2020 and 2021 only, these forfeitures are suspended. Your entire 2020 account balances will roll over to 2021 and your entire 2021 account balances will roll over into 2022.
1.5 Qualified Dependents
The IRS definition\(^1\) of qualified dependents for tax purposes is unrelated to the eligibility for coverage under the medical, dental, or vision plans, which are established by Arizona statute. Please visit \textit{asiflex.com} or contact ASIFlex at asi@asiflex.com or (800) 659-3035 if you have any questions regarding qualified dependents.

1.6 Enrollment Periods
Annual Open Enrollment is generally held in October and November each year. Participation in the plan does not automatically carry forward to the next plan year, so if you wish to continue to participate, you must re-enroll during the Annual Open Enrollment period for the next plan year.

If you are a newly eligible employee, you must enroll within 30 or 31 calendar days as required by your university. Participation begins the first day of the pay period following your completed enrollment. Once your participation begins, you may not change it unless you experience a Qualified Life Event that supports a change during the plan year.

If you are enrolling for the first time and your enrollment is outside the regular Annual Open Enrollment period, you should only include qualifying expenses from the date your coverage begins through December 31 of that plan year. For instance, if your coverage begins on March 1, only qualifying expenses incurred on or after March 1 are eligible for reimbursement.

If you do not enroll within your university’s required enrollment period, you may not participate in the plan until the next Annual Open Enrollment period, unless you experience a Qualified Life Event that supports a change during the plan year.

1.7 Your Reimbursement Options – Direct Deposit, Check, or Debit Card
When you enroll, you will choose whether to receive your reimbursements by direct deposit into your financial institution, by check sent to you via US mail, or by debit card. If you choose direct deposit, a notice that a reimbursement payment was made will be sent to you by e-mail or US mail.

A debit card is available for the General-Purpose and Limited Purpose Health Care FSAs (see Section 2) at no cost to you. ASIFlex will mail a debit card application to your home address with your FSA enrollment confirmation. You may contact ASIFlex at any time during the plan year to add the debit card option.

Many debit card transactions can be electronically substantiated and will not require documentation. A claim is considered to be electronically substantiated if it matches a co-payment or any combination of co-payments up to five times the highest co-payment for your insurance plan, occurs at a retail outlet that has implemented the Inventory Information Approval System (IIAS), or is a recurring expense for the same amount at the same provider and has been substantiated once by paper claim.

If a transaction cannot be electronically substantiated, you will receive a request for follow-up documentation from ASIFlex. If follow-up documentation is not provided within six weeks of the initial request, the debit card will be de-activated. If follow-up documentation is not provided by April 30 of the following year, the claim may be reported as taxable income or deducted from your paycheck.

1.8 Your Communication Preference – US Mail or E-mail?
You will receive enrollment confirmation and your first statement by US mail. If you choose direct deposit for your reimbursement payments and provide an e-mail address, you will receive direct deposit notification, subsequent quarterly statements, and other communications from ASIFlex at that e-mail address. You can also use the website portal or download a mobile app to

\(^1\)IRC §152 – Dependent Defined; IRS Publication 502
access and manage your account electronically. To change your communication preference anytime during the plan year, contact ASIFlex at asi@asiflex.com or (800) 659-3035.

2 HEALTH CARE FLEXIBLE SPENDING ACCOUNT

The Health Care FSA allows you to be reimbursed from your pre-tax contributions for qualified health care expenses for yourself and/or your qualified dependents.

An expense qualifies for the Health Care FSA based on when the service is provided and the expense is incurred, not when it is paid. Please contact ASIFlex at asi@asiflex.com or (800) 659-3035 if you have any questions regarding qualified expenses.

The General Purpose Health Care Flexible Spending Account is available to eligible employees who do not concurrently contribute to a health savings account.

Qualified health care expenses\(^2\) under the General Purpose Health Care FSA include eligible medical, dental, hearing, and vision expenses not covered or not reimbursed by insurance, which are incurred by you or your qualified dependent(s)\(^3\) during the plan year for the diagnosis, cure, mitigation, treatment, or prevention of disease, and for treatments affecting any part or function of the body.

The Limited Health Care Flexible Spending Account is available to eligible employees who concurrently participate in a high-deductible medical insurance plan with health savings account.

Qualified health care expenses\(^4\) under the Limited Purpose Health Care FSA include eligible dental, vision, and preventive care expenses not covered or not reimbursed by insurance, which are incurred by you or your qualified dependent(s)\(^5\) during the plan year.

2.1 Estimating Your Family’s Annual Out-of-Pocket Health Care Expenses

You may include qualified health care expenses for anyone who is a qualified dependent for tax purposes. (There are exceptions for the expenses of children of divorced parents. Please visit asiflex.com or contact ASIFlex at asi@asiflex.com or (800) 659-3035 for further information.) When calculating your annual election, include predictable expenses. If you do not incur expenses equal to your annual election by December 31, up to 20% of the maximum annual contribution amount will roll over for use in the following year. Any remaining balance in your account will be forfeited, except that as a temporary response to the COVID-19 pandemic, your entire 2020 health care account balance will roll over into 2021 and your entire 2021 health care balance will roll over into 2022. The maximum annual contribution to the Health Care FSA and the Limited Health Care FSA is established each year by the Internal Revenue Service (the maximum for 2021 is $2,750).

Sample Qualified Health Care Expenses

- Deductibles
- Co-pays
- Doctor’s/chiropractor’s fees
- Vision care expenses
- Prescription glasses
- Contact lenses/solutions
- Corrective eye surgery
- Prescription medications
- Many over-the-counter medications
- Menstrual products
- Dental expenses
- Orthodontia/braces
- Routine physicals

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\(^2\) IRS Publication 502
\(^3\) https://www.govinfo.gov/content/pkg/USCODE-2011-title26/pdf/USCODE-2011-title26-subtitleA-chap1-subchapB-partV-sec152.pdf or asiflex.com
\(^4\) IRS Publication 502 or www.asiflex.com
\(^5\) IRC §152 or asiflex.com
• Insulin
• Hearing aids, including batteries
• Transportation expenses related to illness
• Medical equipment
• Personal protective equipment

Sample Non-Qualified Health Care Expenses
• Expenses paid by health, dental, or vision insurance
• All insurance premiums
• Long-term care expenses
• Clip-on or non-prescription sunglasses
• Toiletries
• Expenses that are merely beneficial to your general health (e.g., vacations, vitamins, nutritional supplements, herbs)
• Warranties
• Cosmetic procedures not medically necessary to meaningfully promote the proper function of the body or prevent or treat illness or disease; e.g., face-lifts, skin peeling, teeth whitening, hair removal/replacement

2.2 Specific Requirements for Orthodontic Expenses (dental braces)
Orthodontic expenses may be considered incurred at the time a monthly payment is paid. In order to receive reimbursement for orthodontic expenses, you must submit copies of invoices or statements from the provider, including the provider’s name, the date(s) of service(s), a description of the service(s), and proof of payment.

If you have questions about qualifying orthodontic expenses, please contact ASIFlex at asi@asiflex.com or (800) 659-3035 prior to enrolling.

2.3 Women’s Health and Cancer Rights Act of 1998
The Health Care FSA, as required by the Women’s Health and Cancer Rights Act of 1998, includes expenses for mastectomy-related services, including reconstruction and surgery to achieve symmetry between the breasts, prostheses, and complications resulting from a mastectomy (including lymphedema). Please contact ASIFlex at asi@asiflex.com or (800) 659-3035 for more information.

2.4 Newborns' and Mothers' Health Protection Act of 1996
Under federal law, group health plans and health insurance issuers generally may not restrict benefits for any hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, federal law generally does not prohibit the mother's nor newborn's attending provider, after consulting with the mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours, as applicable). Furthermore, plans and issuers may not require that a provider obtain authorization from the plan or the issuer for prescribing a length of stay not in excess of 48 hours (or 96 hours).

2.5 Heroes Earning Assistance and Relief Tax Act of 2008 (HEART Act)
Under the HEART Act of 2008, a member of the Reserves or National Guard who is called to active military duty for a period of at least 180 days may elect to receive a Qualified Reservist Distribution from their Health Care FSA without incurring eligible medical expenses(s). The amount of this distribution cannot exceed the amount the employee contributed to the Health Care FSA as of the date of the request, minus any Health Care FSA reimbursements the employee already received. More information is available in the Plan Document. To request a distribution, contact your university’s Human Resources office.

2.6 Enrolling in the Health Care Flexible Spending Account Plan
Review the Annual Open Enrollment materials or check your university’s Human Resources website to learn more about the specific enrollment process used at your institution. You will receive information about submitting claims from ASIFlex with your enrollment confirmation, and claim forms are available at
2.7 Receiving Health Care Services and Filing a Claim for Reimbursement

After you have incurred (received) the health care services and know the amount of your out-of-pocket expenses, you may fax, mail, or submit electronically a claim to ASIFlex for those expenses (see page 14). Copies of invoices or statements from the provider, or the Explanation of Benefits from the insurance carrier, are required, and they must include the patient’s name, the provider’s name, the date(s) of service(s), a description of the service(s), and the expense amount(s). Copies of personal checks and paid receipts without the above information are not acceptable. Documentation or copies will not be returned.

Expenses for general good health (e.g., vitamins) are typically ineligible. However, claims for such items might be eligible if purchased for an existing or imminent medical condition. To validate the item’s medical necessity, include a letter from your health care provider stating the medical condition and the items that are required for its treatment. This letter can be used as support for 12 months from the date of the letter. A sample letter is available at asiflex.com under “Eligible Expenses.”

Eligible claims for items of general good health and over-the-counter medications and supplies must be accompanied by the receipt or documentation from the store that includes the name of the item pre-printed on it.

2.8 Health Care Reimbursement Payments

ASI Flex will review your claim and determine whether the expenses qualify for reimbursement. Reimbursements for qualified expenses generally are processed within one day of receipt of the claim. Reimbursement is not limited to the amount in your account at the time of your claim; rather, reimbursement will be made up to the approved amount of your claim or your remaining annual election, whichever is less.

2.9 Continuation of Coverage – Consolidated Omnibus Budget Reconciliation Act (COBRA)

You, your spouse, or your dependent(s) may elect to continue Health Care FSA coverage under at least one of the following circumstances:

- your death,
- your termination of employment (other than for gross misconduct) or a change in employment status that results in a loss of eligibility for the plan,
- your divorce or legal separation, or
- your dependent child ceasing to be a dependent under the terms of this plan.

If your remaining Health Care FSA benefits are greater than your remaining contributions on the date of your qualifying event, you are eligible for COBRA continuation coverage.

It is your (or your authorized representative’s) responsibility to inform your Human Resources office of the occurrence of a COBRA qualifying event.

When the plan is notified that a COBRA event has occurred, a notice of the right to choose continuation of coverage will be provided to each eligible person. Each eligible person then has 60 days from the date the notice is provided to elect continuation of coverage. In accordance with federal law, a premium is charged up to 102% of the cost of providing coverage. The premium amount in excess of 100% is an administrative charge and is not credited to your account. If continuation coverage contributions are not received within 30 days of their due dates, the coverage and reimbursements end.

If you do not elect COBRA continuation coverage, FSA participation will end on the last day of the pay period that includes the COBRA event.

6 42 U.S.C. §§ 300bb-1 through 300bb-8
IMPORTANT NOTE REGARDING ELIGIBLE EXPENSES: Expenses incurred while you do not have coverage are ineligible for reimbursement.

3 DEPENDENT DAY CARE FLEXIBLE SPENDING ACCOUNT

The Dependent Day Care FSA allows you to be reimbursed from pre-tax contributions for child day care or adult day care expenses necessary for (1) you to work or look for work, and (2) your spouse to work, look for work, or be a full-time student. If these expenses are for the care of a child, you must have physical custody of your child for more than 50% of the year. This account works differently than the Health Care FSA, primarily due to specific IRS regulations for dependent care expenses.

3.1 Comparing the Dependent Day Care FSA with the IRS Child and Dependent Care Tax Credit

The Dependent Care FSA and the IRS Child and Dependent Care Tax Credit provide you with two options for reducing your taxes; both options are available for qualified dependent child day care and adult day care expenses. However, you must choose which option serves you best, since IRS regulations prohibit you from claiming the same expenses under both options in the same tax year. Before enrolling in the Dependent Care FSA, please contact your tax advisor if you have questions about which option will benefit you.

The Dependent Care FSA

You make pre-tax contributions to the Dependent Care FSA and submit claims for qualified dependent care expenses you incur while you are covered. Your tax savings are realized throughout the plan year with every paycheck you receive.

The IRS Child and Dependent Care Tax Credit

Using the IRS Child and Dependent Care Tax Credit, you claim a tax credit on your income taxes equal to your dependent care expenses (up to $6,000 per year for two or more dependents or $3,000 per year for one dependent) multiplied by a percentage. (For calendar year 2021 only, these limits are temporarily raised.) The percentage decreases from a high of 35% to a low of 20% as your household adjusted gross income increases.

3.2 Additional Dependent Day Care Tax Considerations

The IRS has set a limit of $5,000 per year ($2,500 for single parents) in combined dependent care expenses that an employee and/or spouse may include in employer-sponsored pre-tax dependent care programs such as the Dependent Day Care FSA, child care choice, and sick child and emergency/back-up care programs. This includes the entire value of the program, and both employee and employer costs. Funds used to pay for expenses in excess of the $5,000 limit are subject to income tax.

If you have unusual dependent day care or joint custody arrangements, contact ASIFlex at asi@asiflex.com or (800) 659-3035 before enrolling.

If you are a participant in the Dependent Day Care FSA, you are required to file Schedule 2 or Form 2441 with IRS Form 1040 to support the amount you contributed to the FSA for the plan year. Please note that this is for informational purposes. Contributions you make to the Dependent Day Care FSA are not taxable, but the contribution amount will appear on your W-2 form. This informs the IRS that you received a tax reduction for this amount through the FSA.

3.3 Estimating Your Family’s Annual Out-of-Pocket Dependent Day Care Expenses

When calculating your annual election, include only predictable dependent day care expenses.

7 IRS Publication 503
Within the IRS annual maximum limit of $5,000, you and your spouse together may include up to
1. $5,000 per year ($2,500 for a single individual or a married parent filing a separate tax return for the plan year), OR
2. the lesser of your or your spouse’s earned income for the plan year, after subtracting all dependent day care FSA contributions. (If your spouse is a full-time student at an educational institution OR is physically or mentally incapable of self-care, your spouse is considered to have earned income of $250 per month if you have one dependent, and $500 per month if you have two or more dependents.)

3.4 Dependent Day Care Providers
Qualified providers may provide your dependents with care in your home or outside your home. The dependent care expenses may not be paid to
• your spouse, or
• a child of yours who is under the age of 19 at the end of the year in which the expenses are incurred, or
• an individual whom you or your spouse may claim as a dependent on your federal income tax return.

Before enrolling in the Dependent Day Care FSA, check with your day care provider to be sure that you are able to obtain their tax I.D. number or Social Security number. This information is required for valid dependent care claims and must be included on your federal income tax return. Please visit asiflex.com or contact ASIFlex at asi@asiflex.com or (800) 659-3035 if you have questions regarding qualified providers.

3.5 Enrolling in the Dependent Day Care FSA
Review the Annual Open Enrollment materials or check your university’s Human Resources website to learn more about the enrollment process used at your institution. You will receive claim filing instructions with your enrollment confirmation from ASIFlex, and claim forms are available at asiflex.com or on your Human Resources website.

3.6 Receiving Dependent Day Care Services and Filing a Claim for Reimbursement
After you have received dependent day care services and know the amount of your expense, you may fax, mail, or submit electronically a claim to ASIFlex for reimbursement of those expenses. You must provide a copy of an invoice or statement from the provider that includes the provider’s name, the date(s) of service(s), a description of the service(s), and the expense amount(s). You may have the dependent day care provider complete and sign the dependent care section of the claim instead of providing...
separate documentation for dependent care claims (see page 14).

3.7 Dependent Day Care Reimbursement Payments
ASI Flex will review your claim and determine whether the expenses qualify for reimbursement. Reimbursements for qualified expenses generally are processed within one day of the receipt of the claim, and are limited to the amount you have on deposit in your account. If your claim exceeds your available funds, the difference will be recorded and paid automatically as funds become available from your future payroll contributions.
4 Enrollment Changes During the Plan Year – Qualified Life Events

Normally, your enrollment in either the Health Care or Dependent Day Care FSA is irrevocable for the duration of the plan year. However, you may be eligible to enroll or change your participation during the plan year if you experience a Qualified Life Event (QLE). The Health Care FSA and the Dependent Day Care FSA have slightly different rules regarding making an election change or enrolling during the plan year. More information is available from ASIFlex at (800) 659-3035 or your Human Resources office.

When you, your spouse, or your qualified dependent experiences a QLE that results in a gain or loss of eligibility for coverage under the FSA plan, you may make a corresponding change to your FSA participation within 30 or 31 calendar days of the event, as required by your university. To make an allowable election change any time after your coverage starts, you must submit to your Human Resources office the ASIFlex enrollment/change form required by your university, along with written proof of the QLE. Following receipt and approval of your new election, your contributions will change effective the first day of the pay period. See table 1 for details.

5 Leave of Absence, Return to Work, and Separation from Employment

Normally, your enrollment in either the Health Care or Dependent Day Care FSA is irrevocable for the duration of the plan year. However, you may have options regarding changing or re-enrolling in either FSA. Your pay status and several regulations govern your options to maintain, revoke, or opt for continuation of your FSA coverage. These regulations include the Family and Medical Leave Act (FMLA), the Consolidated Omnibus Budget Reconciliation Act (COBRA), and the federal tax code.

Family and Medical Leave
If you begin FML with pay, your Health Care FSA contributions must continue without interruption, and your Dependent Care FSA contributions may continue unless you request a suspension from your Human Resources office no later than 30 or 31 calendar days after the start of your leave, as required by your university.

If you begin FML without pay, you may maintain your Health Care FSA by making payment arrangements with your Human Resources office. Contributions to your Dependent Day Care FSA will be suspended.

If you return to work after FML and within the same plan year, you must resume previous Health Care and Dependent Day Care FSA participation. You may have options regarding contribution amounts.

Non-FML Leave of Absence
If you begin a non-FML leave of absence with pay, your Health Care FSA contributions must continue without interruption, and your Dependent Day Care FSA will continue unless you contact your Human Resources office to request suspension no later than 30 or 31 calendar days after the start of your leave, as required by your university.

If you begin a non-FML leave of absence without pay, your Health Care FSA contributions will end, and you may qualify for COBRA continuation coverage. Your Dependent Care FSA contributions will end, and you cannot use those funds while on leave.

If you return to work at the end of a non-FML leave of absence and within the same plan year, you must resume previous Health Care and Dependent Care FSA participation. You may have options regarding the amounts.
Return to Work after a Separation from Employment
If you return to work after separation from employment, and your separation was 30 days or less, your coverage must resume at your previous Health Care and Dependent Day Care FSA annual contribution amounts.

If you return to work after separation from employment, and your separation was more than 30 days, you are eligible to enroll in an FSA within 30 or 31 calendar days of your return to work, as required by your university.

Details of the various options are outlined on table 2.

Except as specified in the section on COBRA, Health Care expenses incurred while you do not have coverage are ineligible for reimbursement. Dependent Care expenses incurred while you are on a leave of absence are ineligible for reimbursement, unless you are incapable of self-care and your spouse is working.

More information is available from ASIFlex at (800) 659-3035 or your Human Resources office.

6 YOUR RIGHT TO APPEAL A DENIED CLAIM
You will receive written notice of any denied claims. You will have 60 days to file a written appeal with ASIFlex, who will provide you with a written notice of the resolution of your appeal within 60 days of their receipt of your appeal.

7 CONTACTS, QUESTIONS AND RESOURCES
Contact your Human Resources office regarding FSA enrollment or if you have questions about your payroll deductions. Contact ASIFlex regarding qualified dependents, qualified expenses, or claims for both the Health Care and Dependent Day Care FSAs. From their website you may access the Arizona Board of Regents plan Claim Form, Direct Deposit Authorization Form, Email Notification Form, Debit Card Application, HIPAA Release of Information Form, your personal account activity, links to IRS publications, a tax savings calculator, and many other useful resources.

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TABLE 1 - SUMMARY OF ALLOWABLE CHANGES TO THE FSA - QUALIFIED LIFE EVENTS

Any change to your FSA coverage must be consistent with the Qualified Life Event (QLE), and how that event corresponds to an increase to or loss of eligibility for FSA coverage. The following four types of changes are allowed: (1) enrolling, (2) canceling, (3) increasing contributions, and (4) decreasing contributions. (See Section 4 “Enrollment Changes during the Plan Year – Qualified Life Events” on page 10.)

For example, if you adopt a two-year-old child during the plan year, your number of dependents increases, which is a QLE. Your child is eligible for coverage under both the Health Care FSA and the Dependent Day Care FSA. You may enroll in or increase your contributions to either FSA. However, you would be unable to decrease or drop coverage because you experienced an increase in eligibility, not a loss of eligibility; it would not be consistent with the event.

<table>
<thead>
<tr>
<th>Qualified Life Event</th>
<th>Health Care</th>
<th>Dependent Care</th>
</tr>
</thead>
<tbody>
<tr>
<td>Change in your marital status through marriage, divorce, legal separation, death, or annulment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Change in your number of dependents because of birth, adoption (or placement for adoption), foster care, legal guardianship, or death</td>
<td></td>
<td></td>
</tr>
<tr>
<td>You, your spouse, or a dependent have a change in employment status (such as separation from employment, retirement, new employment, leave of absence, change from part-time to full-time, or change from full-time to part-time employment) that affects eligibility for a health insurance plan, Health Care FSA, or Dependent Day Care FSA maintained by your spouse’s or eligible dependent’s employer</td>
<td>Changes during the plan year consistent with the event</td>
<td></td>
</tr>
<tr>
<td>You are served with a judgment, decree, or court order, including a qualified medical child support order, regarding coverage for a dependent.</td>
<td>Changes during the plan year consistent with the event</td>
<td></td>
</tr>
<tr>
<td>You, your spouse, or a dependent becomes entitled to and covered under Medicare or Medicaid, or loses eligibility for Medicare or Medicaid coverage.</td>
<td>Not applicable</td>
<td></td>
</tr>
<tr>
<td>Your child is no longer in childcare, is in only after-school care due to entering kindergarten or first grade, or no longer qualifies for dependent day care because they have reached 13 years old.</td>
<td>Changes during the plan year consistent with the event</td>
<td></td>
</tr>
<tr>
<td>Your adult dependent no longer requires day care services.</td>
<td>Not applicable</td>
<td></td>
</tr>
<tr>
<td>Your dependent day care provider who is not your relative significantly changes your costs, including enrollment in school or availability of a no-cost provider.</td>
<td>Changes during the plan year consistent with the event</td>
<td></td>
</tr>
<tr>
<td>You change dependent day care providers.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

8 IRC §152 - Dependent Defined; IRS Publication 502
9 IRC §152 - Dependent Defined; IRS Publication 502
### TABLE 2 - SUMMARY OF OPTIONS UNDER LEAVES OF ABSENCE AND RETURN TO WORK

<table>
<thead>
<tr>
<th>Approved Family &amp; Medical Leave</th>
<th>Health Care FSA</th>
<th>Dependent Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid Family &amp; Medical Leave of any length</td>
<td>FSA contribution must remain without interruption</td>
<td>Contributions will continue unless you notify HR no later than 30 or 31 calendar days after the start of the leave, as required by your university.</td>
</tr>
<tr>
<td>Unpaid Family &amp; Medical Leave of any length</td>
<td>You may maintain coverage by contacting your HR office regarding payment options.</td>
<td>FSA contributions suspended – ineligible to continue coverage during the unpaid leave.</td>
</tr>
<tr>
<td>Return to work after the end of a Family &amp; Medical Leave of any length, and within the same plan year</td>
<td>You must resume previous participation and may elect to continue previous per-pay-period contribution (which decreases the annual amount) or continue previous annual contribution (which increases the paycheck amount).</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Approved Leave of Absence (non-Family &amp; Medical Leave)</th>
<th>Health Care FSA</th>
<th>Dependent Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Paid leave of absence of any length</td>
<td>FSA contribution must continue without interruption.</td>
<td>Contributions will continue unless you notify your HR office no later than 30 or 31 calendar days after the start of the leave, as required by your university.</td>
</tr>
<tr>
<td>Unpaid leave of absence of any length</td>
<td>FSA contributions end. You may continue coverage if eligible and if a qualified COBRA event occurs.</td>
<td>FSA contributions end – ineligible to continue coverage during the unpaid leave.</td>
</tr>
<tr>
<td>Return to work after the end of a leave of absence of any length, and within the same plan year</td>
<td>You must resume previous participation and may elect to continue previous per-pay-period contribution (which decreases the annual amount) or continue previous annual contribution (which increases the paycheck).</td>
<td>If you continued coverage under COBRA, you must notify your HR office upon return.</td>
</tr>
<tr>
<td></td>
<td></td>
<td>COBRA not applicable.</td>
</tr>
</tbody>
</table>

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10. See section 5 “Leave of Absence, Return to Work, and Separation from Employment.”

11. To maintain coverage, you must select one of two payment options before your leave begins, or, in the case of an unplanned/emergency leave, as soon as possible after the beginning of the leave. You may make monthly after-tax payments directly to the plan during the leave period, OR you may pay one pre-tax payroll deduction before your leave begins to cover contributions due for the entire leave period.

12. If you do not notify your Human Resources office upon your return to work, your coverage will resume with the same annual contribution you had prior to your leave.


14. If your remaining Health Care FSA benefits for the current plan year are greater than your remaining contributions on the date of your COBRA qualifying event, then you are eligible for COBRA continuation coverage.

15. If you do not notify your Human Resources office upon your return to work, your coverage will resume with the same annual contribution you had prior to your leave.
<table>
<thead>
<tr>
<th>Return to Work after Separation from Employment</th>
<th>Health Care FSA</th>
<th>Dependent Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Return to work after a break in service ≤ 30 calendar days, and within the same plan year</td>
<td>Must resume previous FSA coverage at annual contribution amount</td>
<td>If you continued coverage under COBRA, you must notify your HR office upon return</td>
</tr>
<tr>
<td>Return to work after a break in service ≥ 31 calendar days, and in any plan year</td>
<td>You are newly eligible. To elect new coverage, you must complete the enrollment process within 30 or 31 calendar days after return to work, as required by your university.</td>
<td>COBRA not applicable</td>
</tr>
</tbody>
</table>
Sample Claim and Provider Documentation

This day care receipt contains the items the Internal Revenue Code requires:
1. It is signed by the provider of service - "Ima Sitter"
2. It contains a description of the services - "day care services"
3. It explicitly lists "5-1-99 to 5-31-99" as the range of the dates that the day care was provided.
4. It includes the amount charged for the day care "$300.00," not necessarily the amount paid.
5. It identifies the person for whom the day care was provided - "Mike Riddick"

Day care documentation must contain all of these items in order to be processed.

We must be able to identify the participant

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I provided day care services for Mike Riddick

From 5-1-99 to 5-31-99 The total sum for services provided was $300.00

Signed Ima Sitter
Ima Sitter
123 Main Street
Columbia, MO 65203
SSN 123-45-6789

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Separate dependent care documentation is not required if the provider signs the form after the dependent care section is completed.

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The participant must sign the claim

Every request and all documentation must contain all the items shown in blue.