National Technology and Engineering Solutions of Sandia, LLC. (“NTESS”) Flexible Spending Accounts (FSA) Summary Plan Description

Revised January 1, 2020

IMPORTANT
This Summary Plan Description (including documents incorporated by reference) applies to both non-represented employees and represented employees, effective January 1, 2020.

The National Technology & Engineering Solutions of Sandia, LLC (“NTESS”) Flexible Spending Accounts Plan is maintained at the discretion of NTESS and is not intended to create a contract of employment and does not change the at-will employment relationship between you and NTESS. The NTESS Flexible Spending Accounts Plan is expected to continue indefinitely; however, the NTESS Board of Managers (or designated representative) reserves the right to amend (in writing) any or all provisions of the NTESS Flexible Spending Accounts Plan and to terminate (in writing) the NTESS Flexible Spending Accounts Plan at any time without prior notice, subject to applicable collective bargaining agreements. If the Plan is terminated, coverage under the Plan for you and your dependents will end, and payments under the Plan will generally be limited to covered expenses incurred before the termination.

The NTESS Flexible Spending Accounts Plan cannot be modified by written or oral statements to you from human resources representatives or any other NTESS personnel.
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Section 1. Introduction

This Summary Plan Description (SPD) is intended to provide a summary of the principal features of the National Technology & Engineering Solutions of Sandia, ("NTESS") Flexible Spending Accounts (FSAs) Plan. This SPD highlights the key features and provisions of the Healthcare Flexible Spending Account (HCFSA), the Dependent Care Flexible Spending Account (DCFSA, known interchangeably as Day Care FSA), and the Transportation Spending Account (TSA) at Sandia. Please read this SPD carefully so that you fully understand the FSA benefits offered by Sandia.

The National Technology & Engineering Solutions of Sandia, LLC ("NTESS") is known as “Sandia.” This SPD is a summary of your FSA benefits. It does not include the complete details of the Sandia Flexible Spending Accounts Plan. Every effort has been made to ensure that the information in this SPD is complete and accurate; however, if there is ever a conflict or a difference between what is written here and the official Plan document, the terms of the official Plan document will govern.

FSAs are authorized under and subject to federal tax laws, such as the Internal Revenue Code and other federal and state laws which may affect your rights. The provisions of the Plan(s) are subject to revision due to a change in laws or pronouncements by the Internal Revenue Service (IRS) or other federal agencies.

In general, this SPD will cover eligibility; events allowing enrollment and disenrollment; FSA contributions; general information; how the FSAs work, claims and appeals information; and when coverage ends for the HCFSA, DCFSA, TSA offered by Sandia to its employees. In addition, this SPD will cover continuation of group health coverage and your rights under ERISA for the HCFSA. The DCFSA and the TSA is not subject to ERISA.

Certain capitalized words in this SPD have special meaning. These words have been defined in Section 14: Definitions.

To receive a paper copy of this SPD (including other documents incorporated by reference) please contact HR Solutions at 505-284-4700 or visit hr.sandia.gov.

This SPD will continue to be updated. Please check back on a regular basis for the most recent version.
Section 2. Summary of Changes

This section highlights the changes made to the FSAs effective January 1, 2020:

- The maximum annual election for the Healthcare Flexible Spending Account was increased from $2,700 to $2,750 in 2020.
- The maximum monthly election for the Parking Transportation Spending Account was increased from $265 to $270.
- The maximum monthly election for the Commuter Transportation Spending Account was increased from $265 to $270.
- Effective April 2, 2020, HR Customer Service and the associated phone number referenced in this document will change to HR Solutions, 505-284-4700.
Section 3. Eligibility Information

This section outlines employee eligibility for the HCFSA, DCFSA, TSA, and dependent definitions for the purpose of eligible expenses.

The following table outlines the eligibility for employees for the HCFSA, DCFSA, and the TSA:

<table>
<thead>
<tr>
<th>Classification</th>
<th>HCFSA</th>
<th>DCFSA</th>
<th>TSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Regular full- or part-time employee</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes - California only</td>
</tr>
<tr>
<td>Limited-term full- or part-time exempt employee</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes - California only</td>
</tr>
<tr>
<td>Limited-term full- or part-time non-exempt employee</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes - California only</td>
</tr>
<tr>
<td>Full- or part-time Post-Doctoral Appointee</td>
<td>Yes</td>
<td>Yes</td>
<td>Yes - California only</td>
</tr>
<tr>
<td>Year-round student intern employee (except for student intern fellowship programs)</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Summer student intern employee</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Recurrent employee</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
<tr>
<td>Faculty Sabbatical Appointee employee</td>
<td>No</td>
<td>No</td>
<td>No</td>
</tr>
</tbody>
</table>

For purposes of coverage under the HCFSA, DCFSA, and TSA, an employee is eligible only if:

- He/she has satisfied all requirements for coverage under the Sandia Flexible Spending Accounts Plan
- Sandia withholds required federal, state, or FICA taxes from his/her paycheck

**Exception:** An employee receiving benefits under Sandia’s Job Incurred Accident Disability Plan who does not have taxes withheld by Sandia from his/her paycheck, but who otherwise satisfies the eligibility requirements of the Sandia Flexible Spending Account Plans, is an “employee” for purposes of coverage under the Sandia Flexible Spending Accounts Plan.

**For Rehired Employees**

If you separate from Sandia (a leave of absence is not considered a separation) and are rehired within 30 days in the same calendar year, and you previously had either a HCFSA, DCFSA, or a TSA, your annual election amount must be reinstated. Please contact the Health Plans Team to ensure your account is reinstated. If rehired after 30 days in the same calendar year, you can keep your previous annual election/contribution amount, elect a new annual election/contribution amount, or elect not to contribute.
Sandia Spouse as Eligible Employee

An eligible Sandia employee and his or her Spouse who is also an eligible Sandia employee may each have a separate HCFSA and TSA. Each Sandia employee may open a HCFSA for the maximum annual election amount of $2,750 and each Sandia employee may open a TSA for the annual maximum election for parking and/or transit. An employee does not have to be the primary participant under the healthcare plans in order to open up a HCFSA and obtain reimbursement for qualified dependents.

**Example:** Two Sandia employees are married to each other. The wife enrolls in a Sandia medical Program and lists her husband as a dependent. The husband opens a HCFSA for $2,750. The wife has LASIK eye surgery in January that cost $1,500. Her husband can file a claim for the LASIK eye surgery against his HCFSA.

**Example:** Two Sandia employees are married to each other and file joint federal tax returns. One has elected to cover his Spouse and their children as dependents under a Sandia medical Program. The other Spouse has elected to enroll in an HCFSA to be reimbursed for eligible expenses for her Spouse, herself, and their children, whom they claim as dependents on their federal income tax return. This is allowed.

An eligible Sandia employee and his or her Spouse who is also an eligible Sandia employee may each have separate DCFSAs; however, the DCFSA is limited to a combined maximum annual election amount of $5,000, subject to the rules stated in the Contributions section of this document.

Eligible Dependents

This section outlines dependents whose expenses are eligible for reimbursement.

The HCFSA allows you to use before-tax dollars to help pay for out-of-pocket eligible healthcare expenses for you and your eligible family members. Your eligible family members include:

- Your spouse who is a federal tax dependent,
- Your children will be eligible dependents until reaching the limiting age of 26, without regard to student status, marital status, financial dependency or residency status with the Plan participant or any other person. When the child reaches the applicable limiting age, coverage will end at the end of the calendar year.
- Your mentally or physically disabled adult dependent children who live with you and who are primarily dependent on you for support,
- Any other person who meets the Internal Revenue Service (IRS) definition of a tax dependent (without regard to the income limit) which means an individual whose primary residence is your home, who is a member of your household, for whom you provide more than one-half of their support, and who is not the qualifying child of the employee or any other individual. (Note: an employee can treat another person’s qualifying child as a qualifying relative if the child satisfies the other requirements listed here and if the other person isn’t required to file a tax return and either doesn’t file a return or files one only to get a refund of withheld income taxes.)
• **Note on children of divorced parents**: Children of divorced or separated parents can be covered as a dependent of both parents for purposes of tax-free health coverage if the child: (1) receives over half his or her annual support from his or her parents, (2) is in the custody of one or both the parents for more than half the year, and (3) otherwise qualifies under one of the last four descriptions, above, with respect to one of the parents.

**The Transportation Spending Account (TSA)** (California only) allows you to use before-tax dollars to help pay for transit and parking expense for your daily commute to work at Sandia. These dollars are only for the employee that is commuting. Spouses and dependents are not eligible to be reimbursed under this program for their commuting expenses.

**IMPORTANT**: It is your responsibility to determine if your dependents expenses are eligible for reimbursement. See Internal Revenue Service (IRS) Publication 502 for help in determining who is a qualifying child or a qualifying relative for purposes of reimbursement under the HCFSA. Should the Internal Revenue Service audit your tax return and determine you have obtained tax benefits for which you are not eligible, you are responsible for any overdue taxes, interest, and penalties.

For purposes of the Dependent Care FSA, your eligible dependents include the following:

- Your child under age 13 and who is your qualifying child;
- Your Spouse, if physically or mentally incapable of self-care and lives with you for more than half the year; and
- Any other individual over age 13 who is physically or mentally incapable of caring for him or herself, who lives with you, receives over half of his or her support from you, and who is not the qualifying child of you or any other individual.

**Qualified Medical Child Support Order (QMCSO)**

Generally, your Sandia health benefits may not be assigned or alienated; however, an exception applies in the case of any child of a participant (as defined by ERISA) who is recognized as an alternate recipient in a Qualified Medical Child Support Order (QMCSO). A QMCSO is any judgment, decree, or order (including a court-approved settlement agreement) that is issued by a domestic relations court or other court of competent jurisdiction, or through an administrative process established under state law, which has the force and effect of law in that state; that assigns to a child the right of a participant or beneficiary to receive benefits under an employer-provided health plan, regardless of with whom the child resides; and that Sandia has determined is qualified under the terms of ERISA and applicable state law. The Sandia HCFSA will comply with the terms of a QMCSO. Federal law provides that a medical child support order must meet certain form and content requirements in order to be a QMCSO. Sandia’s Legal Organization will review the medical child support order to determine whether it meets the criteria for a QMCSO. If you have questions about or wish to obtain a copy of the procedures governing a QMCSO Determination, contact HR Solutions at 505-284-4700.
Section 4. Enrollment/Disenrollment Events

This section outlines those events that allow enrollment into or disenrollment from the HCFSA, DCFSA, and TSA (California only).

When You Can Enroll

You can enroll yourself in the HCFSA, DCFSA, and TSA:

- Upon becoming a new employee
- During annual open enrollment
- Upon a mid-year election change event

Once you make your election, your election is irrevocable unless you experience a qualifying mid-year event.

When You Can Disenroll

You can disenroll yourself from the Sandia HCFSA, DCFSA, and TSA upon a qualifying mid-year election change event.

Enrolling as a New Employee or Reclassified Employee

As a new employee, you can enroll yourself in the HCFSA, DCFSA, TSA (California only) on the Sandia internal web through HR Self-Service/Benefits and Retirement/Benefits Enrollment.

IMPORTANT: You must submit your election within 31-calendar days of hire. Coverage will be retroactive to your date of hire. If you miss the 31-calendar day enrollment window, you will have to wait until the next Open Enrollment period to enroll (unless you have a mid-year election change event) and your coverage will be considered as waived.

If you terminate employment with Sandia and are rehired within 30 days after terminating employment (or if you return to employment after being terminated for less than 30 days), you will automatically be reinstated to your HCFSA, DCFSA, and/or TSA elections you had prior to termination. Please contact the Health Plans Team to ensure your account is reinstated.

Enrolling During Annual Open Enrollment

Every year in the fall you have the option to enroll in the HCFSA, DCFSA, and TSA. Open Enrollment is completed through a web-based open enrollment system. Elections made during Open Enrollment take effect January 1 of the following calendar year. If you do not enroll in HCFSA, DCFSA, and TSA, you will not be able to participate during the following year unless you have a qualifying mid-year election change event.
Mid-Year Election Change Events

The information in this section lists the qualifying mid-year election change events permitting enrollments, changes, and/or disenrollments. Not every mid-year election change event permits enrollment, a change in election amount, or a disenrollment. Also, see Section 12: Continuation of Group Health Coverage for information on allowable changes during a leave of absence, sickness absence, or an unpaid absence.

You have 31 calendar days from the date of the qualifying mid-year election change event to make a mid-year change, to enroll, or to disenroll. The effective date of the change is the later of the date of the mid-year election change event or the date the Health Plans Team receives your completed paperwork.

Mid-year change events will typically result in the FSA administration remaining with the original FSA administrator who began administering your FSA plan at the beginning of the plan year. During Open Enrollment, the plan administrator may change, based on your healthcare election. For further clarification about administrator changes and/or impact mid-year, please contact HR Solutions at 505-284-4700.

Changes/enrollments/disenrollments are subject to review by the Sandia FSA Health Plan Specialist. Contact the HR Solutions at 505-284-4700, for additional information.

HCFSA Mid-Year Election Qualified Changes

Healthcare Flexible Spending Account changes require a gain or loss of healthcare coverage. There must be:

- a gain or loss of eligibility for healthcare coverage, and
- a corresponding gain or loss in healthcare coverage, and
- the request must be consistent with and on account of the change in status.

An unanticipated medical expense is not an eligible mid-year election change event.

TSA Mid-Year Election Qualified Changes

Sandia allows election changes on a monthly basis. This is known as the coverage period. If you would like to enroll, disenroll, or change your contribution, your change will not take place until the following coverage period. Your contributions can not exceed the monthly IRS limits.
## Qualified Changes in Status

<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Change in legal marital status</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Marriage</td>
<td>Increase election or Decrease election if family members become</td>
<td>Increase election if marriage increases dependent care expenses (^2) or Decrease election if family elects dependent care assistance under spouse’s plan or marriage lowers dependent care expenses (^2)</td>
</tr>
<tr>
<td></td>
<td>covered under spouse’s health plan (^1)</td>
<td></td>
</tr>
<tr>
<td>Divorce, legal separation, or annulment</td>
<td>Increase election if event causes loss of coverage under spouse’s</td>
<td>Increase election if event increases dependent care expenses (^2) or causes loss of coverage under spouse’s plan or Decrease election if event lowers dependent care expenses (^2)</td>
</tr>
<tr>
<td></td>
<td>health plan (^1) or Decrease election</td>
<td></td>
</tr>
<tr>
<td>Spouse’s death</td>
<td>Increase election if death causes loss of coverage under spouse’s</td>
<td>Increase election if death causes loss of coverage under spouse’s plan or increases dependent care expenses (^2) or Decrease election if death lowers dependent care expenses (^2)</td>
</tr>
<tr>
<td></td>
<td>health plan (^1) or Decrease election</td>
<td></td>
</tr>
<tr>
<td><strong>Change in number of dependents</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employee gains tax dependent (e.g., by</td>
<td>Increase election</td>
<td>Increase election if employee has greater dependent care expenses</td>
</tr>
<tr>
<td>birth, adoption, or placement for adoption)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employee loses tax dependent (e.g., child</td>
<td>Decrease election</td>
<td>Decrease election if employee has lower dependent care expenses</td>
</tr>
<tr>
<td>dies or becomes self-supporting)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Change in dependent eligibility</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dependent loses eligibility under plan</td>
<td>Decrease election</td>
<td>Decrease election if event reduces dependent care expenses (^2)</td>
</tr>
<tr>
<td>on account of age, student status, or any</td>
<td></td>
<td></td>
</tr>
<tr>
<td>similar circumstance</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dependent becomes eligible under plan</td>
<td>Increase election</td>
<td>Increase election if event increases dependent care expenses (^2)</td>
</tr>
<tr>
<td>on account of age, student status, or any</td>
<td></td>
<td></td>
</tr>
<tr>
<td>similar circumstance (e.g. plan amended to</td>
<td></td>
<td></td>
</tr>
<tr>
<td>permit dependent coverage)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Change in employee’s employment status</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Employee terminates employment, triggering</td>
<td>Stop contributions or Increase election (from available earnings) to</td>
<td>Stop contributions</td>
</tr>
<tr>
<td>loss of coverage under employer’s plan</td>
<td>pay for FSA COBRA coverage</td>
<td></td>
</tr>
<tr>
<td>Event</td>
<td>HCFSA</td>
<td>DCFSA</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
<td>-------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Employee is rehired more than 30 days after termination of employment</td>
<td>Reinstate prior election or Make election to same extent as permitted new hires</td>
<td>Reinstate prior election or Make election to same extent as permitted new hires</td>
</tr>
<tr>
<td>Employee is rehired within 30 days after termination of employment</td>
<td>Reinstate prior election unless intervening status change event</td>
<td>Reinstate prior election unless intervening status change event</td>
</tr>
<tr>
<td>Employee is out of work due to strike or lockout that affects eligibility for coverage</td>
<td>Stop contributions or Increase election (from available earnings) to pay for FSA COBRA coverage</td>
<td>Stop contributions</td>
</tr>
<tr>
<td>Employee returns to work after end of strike or lockout that affected eligibility for coverage</td>
<td>Reinstate prior election or Make election to same extent as permitted new hires or Decrease election if previously paying for FSA COBRA coverage</td>
<td>Reinstate prior election or Make election to same extent as permitted new hires</td>
</tr>
<tr>
<td>Employee begins unpaid leave</td>
<td>Stop contributions if event causes loss of coverage or Increase election before leave to prepay FSA COBRA coverage</td>
<td>Decrease election if event causes loss of coverage or lowers dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee returns more than 30 days after start of unpaid leave</td>
<td>Contributions stop and employee must reinstate prior election or Make election to same extent permitted as new hires if event causes employee to become eligible.</td>
<td>Contributions stop and employee must reinstate prior election or Make election to same extent permitted as new hires if event causes employee to become eligible or Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee returns within 30 days after start of unpaid leave</td>
<td>Reinstate prior election unless intervening status change event</td>
<td>Reinstate prior election unless intervening status change event or Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee begins FMLA leave</td>
<td>Stop contributions or Increase election to prepay coverage during leave</td>
<td>Decrease election if leave causes loss of coverage or lowers dependent care expenses&lt;sup&gt;2&lt;/sup&gt; or Increase election to prepay if coverage permitted during leave</td>
</tr>
<tr>
<td>Employee returns from FMLA leave</td>
<td>Generally same rights as employees returning from other leave, though employee must be able to reinstate prior coverage If HCFSA lapsed during leave, employee can resume coverage at prior level (and pay missed contributions) or at reduced pro rata level</td>
<td>Generally same rights as employees returning from other leave, though employee must be able to reinstate prior coverage</td>
</tr>
<tr>
<td>Event</td>
<td>HCFSA</td>
<td>DCFSA</td>
</tr>
<tr>
<td>-------</td>
<td>-------</td>
<td>-------</td>
</tr>
<tr>
<td>Employee begins Furlough</td>
<td>Stop contributions or Increase election to prepay coverage during furlough</td>
<td>Decrease election if event causes loss of coverage or lowers dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee returns from Furlough</td>
<td>Reinstate prior election unless intervening status change event</td>
<td>Reinstate prior election unless intervening status change event or Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee begins paid leave without any change in eligibility</td>
<td>No change</td>
<td>Decrease election if event lowers dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Employee returns from paid leave</td>
<td>No change</td>
<td>Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Other changes in employment status (e.g., switch from salaried to hourly status) causes employee to lose eligibility under plan</td>
<td>Cease contributions</td>
<td>Cease contributions or Decrease election if event decreases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Other change in employment status (e.g., switch from hourly to salaried status) causes employee to become eligible under plan</td>
<td>Elect to contribute to newly available coverage</td>
<td>Elect to contribute to newly available coverage or Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Other change in employment status (e.g., between full-time and part-time status) significantly changes cost or coverage</td>
<td>See change in cost or change in coverage rules</td>
<td>See change in cost or change in coverage rules</td>
</tr>
</tbody>
</table>

**Change in spouse or dependent employment status**

<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse or dependent terminates employment</td>
<td>Increase election if event adversely affects eligibility for coverage under spouse’s or dependent’s health plan&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Increase election if event adversely affects eligibility for coverage under spouse’s dependent care assistance plan or Decrease election if event decreases dependent care expenses&lt;sup&gt;2&lt;/sup&gt;</td>
</tr>
<tr>
<td>Spouse or dependent begins employment</td>
<td>Decrease election if family becomes covered under spouse’s or dependent’s health plan&lt;sup&gt;1&lt;/sup&gt;</td>
<td>Increase election if event increases dependent care expenses&lt;sup&gt;2&lt;/sup&gt; or Decrease election if family becomes covered under spouse’s dependent care assistance plan</td>
</tr>
<tr>
<td>Event</td>
<td>HCFSA</td>
<td>DCFSA</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
<td>----------------------------------------------------------------------</td>
</tr>
<tr>
<td>Spouse or dependent is out of work due to strike or lockout</td>
<td>Increase election if event adversely affects eligibility under spouse’s or dependent’s health plan ¹</td>
<td>Increase election if event adversely affects eligibility under spouse’s dependent care assistance plan or Decrease election if event lowers dependent care expenses ²</td>
</tr>
<tr>
<td>Spouse or dependent returns to work after strike or lockout ends</td>
<td>Decrease election if family becomes covered under spouse’s or dependent’s health plan ¹</td>
<td>Increase election if event increases dependent care expenses ² or Decrease election if family becomes covered under spouse’s dependent care assistance plan</td>
</tr>
<tr>
<td>Spouse or dependent begins unpaid leave</td>
<td>Increase election if event adversely affects eligibility under spouse’s or dependent’s health plan ¹</td>
<td>Increase election if event adversely affects eligibility under spouse’s dependent care assistance plan or Decrease election if event lowers dependent care expenses ²</td>
</tr>
<tr>
<td>Spouse or dependent returns from unpaid leave</td>
<td>Decrease election if family becomes covered under spouse’s or dependent’s health plan ¹</td>
<td>Increase election if event increases dependent care expenses ² or Decrease election if family becomes covered under spouse’s dependent care assistance plan</td>
</tr>
<tr>
<td>Spouse or dependent changes worksite</td>
<td>Increase election if event adversely affects eligibility under spouse’s or dependent’s health plan ¹ Decrease election if event makes new coverage available under spouse’s or dependent’s health plan</td>
<td>Increase election if event adversely affects eligibility under spouse’s plan or Decrease election if family becomes covered under spouse’s plan or Increase/decrease election if event increases/lowers dependent care expenses ²</td>
</tr>
<tr>
<td>Other change in employment status (e.g., switch from salaried to hourly status) causes spouse or dependent to lose eligibility under spouse’s or dependent’s plan</td>
<td>Increase election ¹</td>
<td>Increase election if event adversely affects eligibility under spouse’s plan or Decrease election if event lowers dependent care expenses ²</td>
</tr>
<tr>
<td>Other change in employment status (e.g., switch from hourly to salaried status) causes spouse or dependent to gain eligibility under spouse’s or dependent’s plan</td>
<td>Decrease election if family members become covered under spouse’s or dependent’s health plan ¹</td>
<td>Decrease election or Increase election if event increases dependent care expenses ²</td>
</tr>
<tr>
<td><strong>Other events</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Loss of other coverage entities employee or family member to enroll under HIPAA</td>
<td>Increase election</td>
<td>None</td>
</tr>
<tr>
<td>Event</td>
<td>HCFSA</td>
<td>DCFSA</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>---------------------------------------------------</td>
<td>---------------------------------------------------</td>
</tr>
<tr>
<td>Judgment, decree, or order (including QMCSO) relating to accident/health coverage for child</td>
<td>Increase election if ordered to provide child's health coverage, or decrease election if other parent covers child under order</td>
<td>None</td>
</tr>
<tr>
<td>Employee, spouse, or dependent enrolled in employer's accident/health plan becomes entitled to Medicare or Medicaid</td>
<td>Decrease election</td>
<td>None</td>
</tr>
<tr>
<td>Employee, spouse, or dependent loses entitlement to Medicare, Medicaid, CHIP, or any group health coverage sponsored by governmental or educational institution</td>
<td>Increase election</td>
<td>None</td>
</tr>
</tbody>
</table>

**Change in coverage – employer’s plan**

<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employer adds family coverage or other new coverage option</td>
<td>None</td>
<td>Switch from current option to new option or Elect new option if coverage previously declined</td>
</tr>
<tr>
<td>Employer eliminates family coverage or other coverage option</td>
<td>None</td>
<td>Switch into another option or Drop coverage if similar coverage is unavailable</td>
</tr>
<tr>
<td>Employer adds new qualified benefit</td>
<td>None</td>
<td>Elect new benefit</td>
</tr>
<tr>
<td>Employer eliminates qualified benefit</td>
<td>None</td>
<td>Drop benefit</td>
</tr>
<tr>
<td>Coverage is significantly curtailed or ceases</td>
<td>None</td>
<td>Switch to different option or Drop coverage if coverage ceases or is so severely curtailed that it amounts to loss of coverage and similar coverage is unavailable</td>
</tr>
<tr>
<td>Existing benefit option is significantly improved</td>
<td>None</td>
<td>Switch to improved option or Elect improved option if coverage previously declined</td>
</tr>
<tr>
<td>Employee changes child care provider or number of hours worked by child care provider</td>
<td>None</td>
<td>Make election change that corresponds to new costs</td>
</tr>
</tbody>
</table>

**Change in cost – employer’s plan**

<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost of benefit option changes and plan provides for automatic change in election</td>
<td>None</td>
<td>Employer increases or decreases payments per plan terms (relevant for onsite dependent care)</td>
</tr>
<tr>
<td>Cost of option significantly decreases and plan doesn’t provide for automatic change in election</td>
<td>None</td>
<td>If dependent care provider lowers rates midyear (and provider is not employee’s relative): Decrease election</td>
</tr>
</tbody>
</table>
### How to Complete a Mid-Year Change (Enroll or Change Account)

- Complete the Flexible Spending Account Mid-Year Election Change Request Form found in the [Employee Health Plan Benefits Enrollment/Disenrollment Packet (SF 4400-PKG)](hr.sandia.gov).
- Complete the [Transportation Flexible Spending Account Enrollment Form](hr.sandia.gov).
- Retain a copy for your files.

Fax the original form within the required 31 days of the eligible event to the Sandia Health Plans Team at 505-844-7535.

Benefit forms are available on Sandia’s website under Corporate Forms/Benefits, on the HR website at [hr.sandia.gov](hr.sandia.gov) or by contacting HR Solutions at 505-284-4700.

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<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Cost of benefit option significantly increases and plan doesn’t provide for automatic change in election</td>
<td>None</td>
<td>If dependent care provider raises rates midyear (and provider is not employee’s relative): Increase election or Switch to different provider and adjust election as needed</td>
</tr>
</tbody>
</table>

**Election change under spouse’s or dependent’s employer plan**

<table>
<thead>
<tr>
<th>Event</th>
<th>HCFSA</th>
<th>DCFSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Individual changes election during open enrollment period that differs from the open enrollment period under employer’s plan</td>
<td>None</td>
<td>Employee can make election change that “corresponds” with election change</td>
</tr>
<tr>
<td>Individual changes election for any other event permitted under regulation (and terms of employer plan)</td>
<td>None</td>
<td>Employee can make election change that “corresponds” with election change</td>
</tr>
</tbody>
</table>

1 This does not require that a spouse’s coverage include an FSA.
2 References to an increase or decrease in dependent care expenses means that the event changes the amount of expenses that an employee can have reimbursed on a tax-free basis from a dependent care assistance plan under Code section 129. This is also subject to Section 8.
Section 5. Contributions

Before the start of each Plan Year (during the annual Open Enrollment held each fall), you must designate the amount of money you wish to have withheld from your pay to be contributed to your HCFSA and/or your DCFSA and/or TSA (California only). This is called your “plan year election.” The money you have set aside will be available for payment of your qualifying healthcare and/or dependent care and/or transportation expenses based on your election. See Section 7, Section 8, and Section 9 for a description of qualifying expenses. The amount withheld is contributed to your accounts through the 26 annual payroll deductions. Your contributions are processed on a pre-tax basis and not subject to Federal income or Social Security/Medicare taxes. In other words, this allows you to use tax-free dollars to pay for certain kinds of expenses which you normally pay for with out-of-pocket, taxable dollars. However, if you receive a reimbursement for an expense under the HCFSA, DCFSA, and TSA, you cannot claim a Federal income tax credit or deduction on your income tax return for that expense.

Contributions Minimum and Maximum: HCFSA

- Minimum election amount of $100 per Plan Year
- Maximum election amount is $2,750 per Plan Year

Contributions Minimum and Maximum: DCFSA

The amount of DCFSA contributions that you elect cannot exceed the maximum amount specified in Code Section 129.

- Minimum election amount of $100 per Plan Year
- Maximum election amount is $5,000 per Plan Year

If you:

- Are married and file a joint return
- Are single

See Section 8: How the Dependent Care FSA Works for other contribution limits that apply to the Dependent Care FSA.

Contributions Minimum and Maximum: TSA (California Only)

The maximum you may contribute to the TSA cannot exceed the maximum amount specified in Code Section 132 (f) as indexed. For 2020, the maximum amount is:

Parking Expenses $270 per month
Transit Passes $270 per month

Contributions must be a minimum annual amount of $100.
Contributions during a Leave of Absence

Sandia provides various leaves of absence programs for eligible employees. Refer to the applicable Corporate Policy on Leaves of Absence for eligibility information as well as other general information on leaves of absence. Refer to Section 12: Continuation of Group Health Coverage for information on continuing your coverage while on a leave of absence.

If you continue your HCFSA coverage during your unpaid leave, you may pre-pay for the coverage, you may pay for your coverage on an after-tax basis while you are on leave, or you and your employer may arrange a schedule for you to "catch up" your payments when you return.

COBRA Premium

Sandia requires persons who elect continuation of the employer-provided health coverage to pay the full cost of the coverage, plus a two percent administrative charge. COBRA continuation coverage lasts only for a limited period of time. See Section 12: Continuation of Group Health Coverage for more information. COBRA may be available for the HCFSA. For additional information on COBRA, refer to the NTESS Health Benefits Plan for Employees Summary Plan Description (SPD).
Section 6. General Information

This section provides information on the tax and benefit effects of participating in the FSAs.

Tax Advantages of Participating

Flexible Spending Accounts offer significant tax savings because they allow you to set aside money from your paycheck before Federal, Social Security/Medicare and, in most cases; state and local taxes are calculated. As a result, you lower your taxable income, pay lower taxes and increase your take-home pay. In addition, the money in your accounts is never taxed, even when you receive a reimbursement. Should you have questions about tax advantages of participating in a Flexible Spending Account, please consult your tax advisor.

Effect on Other Benefits

Generally, participating in any of the spending accounts will have no effect on your other Sandia benefit coverage. However, because you pay no Social Security taxes on the amounts set aside in the accounts, participation may reduce future Social Security benefits. You may want to discuss this with a tax adviser before deciding to contribute to a spending account.

Eligible expenses under the DCFSA are the same expenses that would permit a dependent care tax credit on your federal income tax return. It is up to you to decide which one would be more advantageous based on your personal situation. To help determine whether the federal child and dependent care tax credit or the DCFSA would be more advantageous to you, you may wish to consult a qualified tax advisor. The DCFSA is subject to the requirements of Section 8: How the Dependent Care FSA (DCFSA) Works.

The TSA program permits you to pay for eligible transportation expenses with pre-tax dollars through salary reduction rather than with out-of-pocket, post-tax dollars.
Section 7. How the Healthcare Flexible Spending Account (HCFSA) Works

You can use the money in your HCFSA to pay for eligible healthcare expenses that you and your dependents incur, provided those expenses are not covered by any other source.

Here’s how the account works:

- You decide how much to contribute to your HCFSA based on expenses you expect to incur during the year;
- Contributions are deducted from your pay on a pre-tax basis each pay period;
- When you or a dependent has eligible healthcare expenses not covered by any other source such as a medical or dental plan, you submit a claim for reimbursement and,
- You will be reimbursed for the amount of your claim, up to the total annual amount you elected to contribute to the HCFSA, reduced by any reimbursements already made to you.

Contributions

When you enroll, you decide how much you want to contribute to the HCFSA. You can contribute up to $2,750 each year. Contributions are deducted evenly from each paycheck throughout the year on a pre-tax basis.

Eligible Dependents

You may submit healthcare expenses incurred by you, your spouse, and your eligible dependents as listed in the Eligible Dependents section.

Eligible Expenses

The HCFSA is an account that allows you to put money aside to reimburse yourself for "eligible" healthcare expenses. Expenses must be incurred during the Plan Year and while you were covered under the Plan. An expense is considered incurred when the care or service is provided—not when your provider issues a bill, nor when you receive or pay that bill. The Plan will offer a “grace period” where you can continue to incur claims after the end of the Plan Year for reimbursement from unused HCFSA funds. This grace period allows you to incur expenses until March 15th following the Plan Year. You may submit bills for any expense for medical care, as defined in Internal Revenue Code Section 213 (except long-term care premiums and expenses associated with long-term care and other healthcare premiums), which you are obligated to pay and which are not covered by any plan.

This may include amounts that are not paid by your or your spouse’s employer-sponsored healthcare plan, such as deductibles, co-payments, expenses in excess of plan dollar limits, or those which exceed customary and reasonable fees. You may also submit bills for medical, dental, and vision expenses that are not reimbursed by another plan so long as they are medical...
expenses you could have claimed on your individual income tax return as a qualified medical expense per the Internal Revenue Code.

Expenses eligible to be reimbursed from the HCFSA include expenses for the diagnosis, cure, treatment or prevention of disease, and for treatments affecting any part or function of the body. Expenses must be to alleviate or prevent a physical or mental defect or illness. Expenses incurred solely for cosmetic reasons or expenses that are merely beneficial to a person’s general health (except smoking cessation and physician-directed weight reduction programs) are not eligible for reimbursement.

Below is a partial list of expenses eligible for reimbursement under the HCFSA:

**Medical Expenses**

- Deductibles
- Copayments
- Coinsurance
- Charges for routine check-ups, physical examinations, and tests connected with routine exams
- Charges over the “reasonable and customary” limits
- Expenses not covered by the medical plan due to exclusion by the insurance company
- Drugs requiring a doctor’s written prescription that are not covered by insurance
- Insulin
- Smoking cessation programs and related medicines
- Weight loss programs which are at the direction of a physician to treat a medical condition such as hypertension (weight loss programs for general health improvement do not qualify)
- Other selected expenses not covered by the medical plan that qualify for a federal income tax deduction, such as special services and supplies for the disabled (such as seeing eye dogs for the blind, dentures and artificial limbs, wheelchairs and crutches)

**Dental Expenses**

- Deductibles
- Copayments
- Coinsurance
- Expenses that exceed the maximum annual amount allowed by your dental plan
- Charges over the “reasonable and customary” limits
- Orthodontia treatments that are not strictly cosmetic
**Vision and Hearing Expenses**

- Vision examinations and treatment not covered by insurance plan
- Cost of eyeglasses, laser surgery, prescription sunglasses, contact lenses including lens solution and enzyme cleaner
- Cost of hearing exams, aids and batteries

**Transportation**

Amounts paid for transportation for healthcare can be claimed. Transportation costs do not include the cost of any meals and lodging while away from home and receiving healthcare treatment.

**Extension for Incurring Expenses (Grace Period)**

If you have unused contributions in your account at the end of the current Plan year you can continue to incur expenses through March 15 immediately following the end of the Plan year and receive reimbursement for these expenses until such unused funds are depleted. All requests for reimbursement will be accepted and processed through April 15. After April 15 funds remaining in your account for the current Plan year will be forfeited. Unused benefits relating to a particular qualified benefit (e.g. HCFSA) may only be used to pay expenses incurred with respect to that particular benefit and cannot be transferred to another account.

If you elect a HCFSA plan year after year, and you switch medical plan administrators from one calendar year to the next calendar year, see Appendices C through G for guidance on how to submit claims and apply for reimbursement between the three administrators.

**Ineligible Expenses**

Below is a partial list of expenses not eligible for reimbursement under the HCFSA:

- Premiums
  - Premiums paid by the employee, a spouse or other dependents for coverage under any health plan
  - Premiums paid for Medicare
  - Premiums paid for long term-care insurance
  - Premiums paid for policies that provide coverage for loss of earnings, accidental death, loss of limbs, loss of sight, etc.
- Non-prescription drugs not used to treat a specific medical condition (e.g., merely beneficial to general health), vitamins and dietary supplements
- Over-the-counter drugs (OTC) are typically considered ineligible expenses. Please note: (OTC) drug and medicine purchases will require individuals to obtain a prescription from a doctor if you would like to submit the expense towards the HCFSA. This new rule does not apply to reimbursements for insulin which will continue to be permitted without a prescription. The OTC provision is part of the healthcare reform legislation passed by
Congress. FSA administrators and Sandia are required by the federal government to follow this new rule.

- Cosmetic procedures that are strictly cosmetic, such as electrolysis, teeth bleaching, hair transplants or plastic surgery is not an expense for medical care.

- Expenses related to general health must be primarily for the prevention or alleviation of a physical or mental illness or defect. Therefore, an expense which is merely beneficial to the general health of an individual (such as expenditures for vacation or health club dues, even if prescribed by a doctor) is generally not an expense for medical care. Generally only foods prescribed by your doctor as supplements to the normal diet may qualify as a medical expense.

- Long term care expenses

- Virgin Pulse pedometers are not an eligible expense item, unless there is a Letter of Medical Necessity, indicating a pedometer is needed to combat a specific disease or illness. Pedometers are considered to be used for general good health, so they are not eligible for reimbursement through a FSA.

The IRS does not allow you to deduct the same expenses on your income tax return for which you are reimbursed under the HCFSA.

These are general examples of reimbursable expenses and excludible expenses. Actual claims must satisfy the Internal Revenue Code rules for tax deductibility. For more information, contact the Claims Administrator (see Appendix A: Claims and Appeals Administrative Information).

Claims Filing

For reimbursement from your HCFSA, you must include proof of the expenses incurred. Proof can include a bill, invoice, or an Explanation of Benefits (EOB) from any group medical or dental plan under which you are covered. An EOB will be required if the expenses are for services usually covered under group medical and dental plans, for example, charges by surgeons, doctors and hospitals. In such cases, an EOB will verify what your out-of-pocket expenses were after payments under other group medical or dental plans are made.

Only expenses which are incurred while you are a participant in the Plan or during the grace period (March 15th) immediately following the end of the Plan year may be reimbursed from a HCFSA. In addition, expenses which are incurred during one Plan year, with the exception of expenses incurred during the grace period immediately following the end of the Plan year, cannot be reimbursed from funds contributed to your HCFSA during another Plan year. An expense is considered incurred when services are provided, not when you are billed or when you pay for care.

If you have established a HCFSA, your total annual contribution amount is available immediately. You can request reimbursement for eligible expenses up to your annual contribution amount as soon as such eligible expenses have been incurred.
Requests for withdrawal will be accepted and processed through April 15 of the following year for expenses incurred during the Plan year and grace period immediately following the end of the Plan year.

**In accordance with IRS regulations, amounts contributed to your HCFSA during the Plan year but remaining in your account at the end of the processing period (April 15th of the following year) cannot be returned to you or used to reimburse expenses incurred in a subsequent Plan year. These amounts are forfeited.**

**Claims Filing and Debit Cards**

You must follow the claims procedures established by the HCFSA Plan Claims Administrator. See Appendices C through H for more information.

You may also obtain a claim form from Sandia Corporate Forms or from HR Solutions at 505-284-4700.

**Use or Lose**

IRS regulations stipulate that you must use the full amount of money in your HCFSA for expenses incurred during the applicable Plan Year and within the 2½ month grace period following the Plan Year (e.g., January 1 to March 15), or forfeit what remains. Your request for reimbursement (including complete claim supporting documentation) must be filed by April 15th after the Plan Year in which funds are allocated to your HCFSA for expenses incurred during that Plan Year and within the 2½ month grace period following the Plan Year. Any funds remaining in your account after that date will be forfeited.

With this "use or lose" rule, it is extremely important that you carefully plan your contributions to your HCFSA. Set aside only as much as you expect to claim during the Plan Year and within the 2½ month grace period following the Plan Year or you will lose unused funds.

If you have incurred claims during the grace period but have also elected to participate in the HCFSA for the following Plan Year, your claims will be reimbursed first from any balance remaining in your prior Plan Year account, and then from your current Plan Year account.

You may not use money in your HCFSA to pay DCFSA expenses and vice versa. You may not switch money between the two accounts.

You may not use money in your HCFSA to pay TSA expenses and vice versa. You may not switch money between these two accounts.

**Claim Substantiation**

Your HCFSA provider (PayFlex, ConnectYourCare, UnitedHealthcare, or Kaiser Health Payment Services) may request additional documentation from you in order to substantiate your HCFSA claims.

When using a debit card to pay for FSA claims, there are certain claims which are not automatically substantiated at the point of sale and require additional documentation (receipts...
that indicate the date of service, the vendor, the nature of the service, and cost). For unsubstantiated claims identified by the FSA administrator, you will receive three notifications requesting additional documentation. Following the second notice, debit cards will be inactivated until claim receipt documentation is received. For any unsubstantiated claims remaining after the third notice, the amount of the claims will be added to your W2 income and taxed accordingly. Please remember to save all FSA claim receipts. Outstanding claims balances for a previous claim year cannot be substantiated after October 31 of the current year.

IMPORTANT: You are responsible for managing your HCFSA funds and confirming with the Plan Administrator that all claims have been fully substantiated within the plan year and/or grace period.
Section 8. How the Dependent Care FSA (DCFSA) Works

You can use the money in your DCFSA to pay for dependent care expenses (including care for an elderly or disabled dependent adult) you have during the year.

Here’s how the account works:

- You decide how much to contribute to your DCFSA based on expenses you expect to incur during the year;
- Contributions are deducted from your pay on a pre-tax basis each pay period;
- When you incur an eligible expense, you submit a claim for reimbursement or use your PayFlex card to pay for Dependent Care expenses if your daycare provider is set up to accept MasterCard and is set up with the correct merchant codes for Dependent Care. and,
- You will be reimbursed for the amount of your claim, up to the amount currently in your account.

Dependent care expenses reimbursed through your DCFSA cannot be used in determining the federal dependent tax credit on your federal income tax return.

Contributions

The IRS limits the amount you may contribute to your DCFSA. There is an overall annual maximum of $5,000 (or $2,500 each if you and your spouse file separate income tax returns). But another limitation also applies: if you or your spouse earns less than the above amounts, the maximum contribution you can make is the lesser of your or your spouse's annual earnings.

For example: During 2020, Mary will earn $41,500 from her job. Her husband will earn $3,600 from his job. Mary's reimbursement from her DCFSA will be limited to $3,600. She can choose to contribute no more than $300 a month ($300 x 12 = $3,600) to her account.

For purposes of the IRS limit, your Spouse will have a presumed income if your Spouse is a full-time student or disabled and incapable of self-care. For each month that your Spouse is a full-time student or is incapacitated, your Spouse's income is presumed to be the greater of your spouse’s actual income (if any) or $250. If you have two or more qualified dependents, the presumed income is the greater of your Spouse’s actual income (if any) or $500 a month.

Permitted Mid-Year Reduction in Contributions to Meet Non-Discrimination Requirements

Your DCFSA is subject to the non-discrimination requirements of IRC 129 (d)(2). In the event that contributions need to be reduced for a class of participants to meet the non-discrimination rules, the Plan Administrator will reduce the salary reduction amounts for each affected participant, beginning with the participant in the class who had elected the highest salary reduction amount and continuing with the participant in the class who had elected the next highest salary reductions amount, and so forth, until the defect is corrected.
Permitted Mid-Year Change in Contributions to Meet Non-Discrimination Requirements

In addition, the Plan Administrator may, at any time, require any participant or class of participants to amend the amount of their salary reduction for a period of coverage if the Plan Administrator determines that such action is necessary or advisable in order to (a) satisfy any Codes’ non-discrimination requirements applicable to this Plan or other cafeteria plan; (b) prevent any employee or class of employee from having to recognized more income for Federal income tax purpose from the receipt of benefits hereunder than would otherwise be recognized; (c) maintain the qualified status of benefits received under this Plan; or (d) satisfy Code non-discrimination requirements or other limitations applicable to the employer’s qualified plans.

Eligible Expenses

Eligible expenses for reimbursement under the Plan include expenses incurred for the care of your qualified dependents:

- In your home,
- In another person's home,
- At a licensed nursery school, day camp (not overnight camp) or qualified day care center. A day care center will qualify if it meets state and local requirements and provides care and receives payment for more than 6 people who do not reside there, or
- At a specialty day camp (e.g., soccer camp, computer camp).

Expenses must be incurred in order to allow you, or if you are married, you and your Spouse to work, or if your Spouse is disabled and unable to care for him/herself or is a full-time student for at least 5 months of the year. To be eligible, expenses must have been incurred during the Plan Year and while you were covered under the Plan. An expense is considered incurred when the care or service is provided—not when your provider issues a bill, nor when you receive or pay that bill. The Plan will offer a “grace period” of two and one-half months, after the end of the plan year, during which time you are permitted to incur expenses and request reimbursement from unused DCFSA funds that are attributable to deferrals for the prior year. During the grace period you can incur expenses until March 15th following the end Plan Year.

If the care is provided in your home or the home of another person, the care provider must not be claimed as a dependent on your tax return and must be age 19 or older (determined as of the close of the taxable year). An adult dependent must spend at least 8 hours a day in your home in order for expenses for caring for that person to be eligible. Services must be for the physical care of the child, not for education, meals, etc., unless incidental to the cost of care.

Ineligible Expenses

You cannot use the money in your DCFSA to pay for:

- General “baby-sitting” other than during work hours
- Care or services provided by:
  - Your children under age 19 (whether or not they are your tax dependents)
Anyone you (or your spouse if you are married) can claim as a dependent for federal income tax purposes

- Nursing home care
- Overnight camp
- Private school tuition
- Expenses for education (kindergarten and above)
- Expenses that would not otherwise be eligible to be credited on your federal income tax return
- The cost of transportation between the place where services are provided and your home unless such transportation is furnished by the dependent care provider
- Expenses incurred while you are off from work for any reason. However, if you pay your dependent care provider on a weekly or longer basis, dependent care expenses incurred during a temporary absence from work for illness or vacation may be eligible
- Expenses for which you claim IRS child care credit when you file your tax return
- The IRS does not allow you to claim a credit for the same expenses on your income tax return for which you are reimbursed under the Flexible Spending Account

Claims Filing

Complete the claim form in full and provide an itemized statement from your provider for work-related expenses. The itemized statements must include the provider’s name and address, Social Security Number or Tax Identification Number (TIN), your dependent’s name and age, as well as the specific dates dependent care services were provided and the cost of care. The claim form can be used as an itemized statement if your dependent care provider provides this information and signs the form where indicated. Cancelled checks cannot be accepted. Reimbursements can be made for services that have already been provided.

You must follow the claims filing procedures established by the DCFSA Plan Claims Administrator. See Appendix G for details.

You may also obtain a claim form from Sandia Corporate Forms or from HR Solutions at 505-284-4700.

In accordance with IRS regulations, amounts contributed to your DCFSA during the Plan year but remaining in your account at the end of the processing period (April 15 of the following year) cannot be returned to you or used to reimburse expenses incurred in a subsequent Plan year. These amounts are forfeited.

Use or Lose

IRS regulations stipulate that you must use the full amount of money in your DCFSA for expenses incurred during the applicable Plan Year and within the 2 ½ month grace period following the Plan Year (e.g., January 1 to March 15), or forfeit what remains. Your request for
reimbursement must be filed by April 15th after the Plan Year in which funds are allocated to your DCFSA for expenses incurred during that Plan Year and within the 2 ½ month grace period following the Plan Year. Any funds remaining in your account after that date will be forfeited.

With this "use or lose" rule, it is extremely important that you carefully plan your contributions to your DCFSA. Set aside only as much as you expect to claim during the Plan Year and within the 2 ½ month grace period following the Plan Year or you will lose it.

If you have incurred claims during the grace period but have also elected to participate in the DCFSA for the following Plan Year, your claims will be reimbursed first from any balance remaining in your prior Plan Year account, and then from your current Plan Year account.

You may not use money in your DCFSA to pay HCFSA expenses and vice versa. You may not switch money between the two accounts.

You may not use money in your DCFSA to pay TSA expenses and vice versa. You may not switch money between these two accounts.
Section 9. How the Transportation Spending Account (TSA) Works

You can use the money in your Transportation Spending Account (TSA) to pay for transit and/or parking expenses you have during the year.

Here’s how the account works:

- You decide how much to contribute to your TSA based on expenses you expect to incur during the year for parking and transit.
- Contributions are deducted from your pay on a pre-tax basis each pay period;
- When you incur an eligible expense, you submit a claim for reimbursement and,
- You will be reimbursed for the amount of your claim, up to the amount currently in your account.

Coverage Period

Generally, you cannot change your election during a Coverage Period. Once a salary reduction agreement is made, it cannot be changed during the period to which it relates; however, changes may be made to your election for future periods provided that the change is made before the earlier of:

a) The period to which it relates; and
b) The receipt of eligible transportation expense benefits to which it relates.

Such elections shall be effective the first pay period after the Health Plans Team processes the change.

Contributions

The IRS limits the amount you may contribute to your TSA. There is an overall annual maximum of $3,240 for Parking and $3,240 for Transit. These contributions can only be made for the employee’s commuting expenses to and from work.

Eligible Expenses

There are two types of transportation benefits:

- Parking benefit: use pretax dollars for work related parking expenses
- Transit benefit: buy passes or vouchers (on a pre-tax basis) to cover the cost of traveling to and from work. You can also load funds on to a fare card

These benefits are available only to the employee. Transportation Benefits for spouses or dependents are not available.
Eligible Transportation Expenses include:

**Qualified Transit Benefit**

The IRS pretax limit is $270 per month.

- Bus fares
- Trains
- Subways
- Ferries
- Streetcars
- Vanpools

**Qualified Parking Benefit**

The IRS limit is $270 per month.

- The cost of parking at or near your place of work
- The cost of parking near or at the mass transit provider you use to commute to work.

**Qualified Vanpool Costs**

A van is generally considered a commuter vehicle if:

- It seats at least six adults (not including the driver)
- At least 80 percent of the vehicle’s mileage is used to transport employees to and from their place of employment
- At least half of the adult seating capacity is occupied by employees.

**Ineligible Expenses**

You cannot use the money in your TSA to pay for:

- Commuting expenses for your Spouse or dependents
- Carpools
- Telecommuting
- EZ-pass
- Taxis
- Tolls
- Fuel/gas
Claims Filing

You can pay for parking and transit expenses with cash, check, or personal credit card. Then submit a claim to reimburse yourself back from your account. You can file the claims online, through the PayFlex mobile app or fill out a paper claim form and fax/mail it to PayFlex.

You must follow the claims filing procedures established by the TSA Plan Claims Administrator. See Appendix H for details.

In accordance with IRS regulations, amounts contributed to your TSA during the Plan year but remaining in your account at the end of the processing period (April 15 of the following year) cannot be returned to you or used to reimburse expenses incurred in a subsequent Plan year. These amounts are forfeited.

Forfeiture of Account/Carry-over Provision

It is important that you not contribute more than the transportation expenses that you are sure to incur.

Forfeiture of Account/Carry-over Provision

Any amount in the employee’s account that has not been used to reimburse the employee for eligible transportation expenses incurred prior to the end of the coverage period to which the employee’s salary reduction agreement applies will not be forfeited. These amounts will be carried over to reimburse for eligible expenses incurred or paid during a subsequent coverage period for as long as the employee continues to participate in the Program.

If an employee has remaining funds in their TSA at the end of the year and does not re-enroll for the next calendar year, those funds will be forfeited.

You may not use money in your TSA to pay HCFSA expenses and vice versa. You may not switch money between the two accounts.

You may not use money in your TSA to pay DCFSA expenses and vice versa. You may not switch money between these accounts.

Termination of Employment/Participation-Forfeiture of Account

The Employee’s Salary Reduction Agreement shall terminate upon the earlier of:

1. termination of employment;
2. the date the employee ceases to be an eligible employee; or
3. the date the employee revokes his or her salary reduction agreement for the next coverage period.

Amounts remaining in the employee’s account after all eligible reimbursements have been made will be forfeited.
Section 10. Claims and Appeals Procedures

This section provides general information regarding claims and appeals procedures applicable to the HCFSA, DCFSA, and TSA.

In performing their obligation to process and adjudicate claims for plan benefits, the Claims Administrators listed in the Appendices act as fiduciaries, as defined by and in compliance with applicable provisions of ERISA. Sandia accordingly delegates to the Claims Administrator the discretionary authority necessary to fulfill this role. As the claims fiduciary, the Claims Administrator has the sole authority and discretion to determine whether submitted expenses are eligible for benefits and to interpret, construe, and apply the provisions of their respective Program (with the exception of a claim that is applicable only to participant eligibility provisions which, except for incapacitated dependent status, are determined by Sandia) in processing and adjudicating claims.

Upon written request and free of charge, a participant may examine documents relevant to his/her claim and submit opinions and comments. Please refer to Appendices C through Appendix H for each FSA provider’s claims procedures.

Benefits Payment

If any benefits of your HCFSA, DCFSA, and TSA are payable to the estate of a covered participant or to a minor or individual who is incompetent to give valid release, the Claims Administrator may pay such benefits to any relative or other person whom the Claims Administrator determines to have accepted competent responsibility for said minor or individual who is incompetent and who is able to give a valid release or as otherwise required by law. Any payment made by the HCFSA, DCFSA, and TSA in good faith pursuant to the provision shall fully discharge the HCFSA, DCFSA, and Transportation and Sandia to the extent of such payment.

Participants cannot assign, pledge, borrow against, or otherwise promise any benefit payable under the HCFSA, DCFSA, and Transportation FSA before receipt of that benefit. Your interest in your HCFSA, DCFSA, and TSA is not subject to the claims of creditors. Exceptions include a QMCSO that requires a health plan to provide benefits to the employee’s child.

On occasion, there are outstanding benefit payment checks that have been paid by a Claims Administrator but have not been cashed and have been stale-dated. In this case, the covered participant must notify the Claims Administrator or the Sandia Health Plans Team within one calendar year from the end of the Plan Year in which the service was rendered to claim funds; otherwise the monies will be forfeited.

You may also obtain a claim form from Sandia Corporate Forms or from HR Solutions at 505-284-4700.
Timeframes for Initial Claims Decisions

After you submit your claim for reimbursement, the Claims Administrator, will decide if the claim is eligible for reimbursement typically within a reasonable time. The Claims Administrator has the right to secure independent medical advice and to require such other evidence as it deems necessary to decide Spending Account claims.

The Administrator will decide your claim in accordance with reasonable claims procedures, as required by ERISA. Although the DCFSA and TSA are not subject to ERISA, the Claims Administrator will apply the same claims and appeals procedure as under the HCFSA. The Claims Administrator has the right to require such other evidence as it deems necessary in order to make a decision for your claim. If the Claims Administrator denies your claim, in whole or in part, you will receive a written notification setting forth the reason(s) for the denial.

Contents of Notice and Response from the Claims Administrator

If your claim is denied in whole or in part, you will be notified in writing by the Claims Administrator within 30 days of the date the Claims Administrator received your claim. (This time period may be extended for an additional 15 days for matters beyond the control of the Claims Administrator, including in cases where a claim is incomplete.)

The Claims Administrator will provide written notice of any extension, including the reasons for the extension and the date by which a decision by the Claims Administrator is expected to be made. Where a claim is incomplete, the extension notice will also specifically describe the required information, will allow you 45 days from receipt of the notice in which to provide the specified information, and has the effect of suspending the time for a decision on your claim until the specified information is provided.

The notice of benefit determination will include all of the following:

- Specific reasons for the denial;
- References to the specific plan provisions upon which the denial is based;
- A description of any additional material or information necessary for the claimant to perfect the claim and an explanation of why that material or information is necessary;
- Description of the plan’s appeal procedure and deadlines.
- A statement of the claimant’s right to bring a civil action under Section 502(a) of ERISA following an Adverse Decision on an appeal.
- If applicable, a copy of any rule, guideline, or protocol relied upon in making the Adverse Benefit determination, or a statement that the rule or guideline was relied upon and will be provided, upon request, free of charge;
- If an Adverse Benefit determination is based on medical necessity or experimental treatment or similar exclusion or limit, an explanation of the scientific or clinical judgment for the Adverse Benefit determination (or a statement that such explanation will be provided) free of charge upon request.
Filing an Appeal

**IMPORTANT:** Upon denial of a claim, you have 180 calendar days of receipt of the notification of Adverse Benefit determination to appeal the claim.

If a claim for benefits is denied in part or in whole, you have the right to appeal the claim. A request for further information (such as a diagnosis) from the provider of service is not a claim denial. You must exhaust the mandatory levels of appeals process before you can seek other legal recourse.

**Timeframes for Appeals Decisions**

Your appeal will be reviewed and decided by the Claims Administrator designated in the Plan in a reasonable time but no later than 60 days after the Claims Administrator receives your request for review.

**Your Right to Information**

If the appeal is denied, the notification will:

- Explain the specific reasons and specific Plan provisions on which the decision is based;
- Include a statement describing any voluntary appeal procedures offered by the Plan and the claimant’s right to obtain information about these procedures;
- Include a statement regarding the HCFSA’s claimant’s right to bring a civil action under ERISA 502(a); and
- Offer to provide the claimant, on request, free of charge, reasonable access to and copies of all documents, records and other information relevant to your claim for benefits.

You are also entitled to access and copy any internal rule, guideline, protocol, or other similar criteria used as a basis for a decision on your denied claim or appeal upon request, free of charge. Similarly, if your claim or appeal is denied based on a determination involving a medical, dental, or vision care judgment, you are entitled to an explanation of the scientific or clinical reasons for that determination, free of charge upon request.

All decisions are final and binding unless determined to be arbitrary and capricious by a court of competent jurisdiction.

**Eligibility or Mid-Year Election Change Appeal Procedures**

You may use the eligibility or mid-year election change appeals procedure to request an informal review, a formal review, or both, if:

- You had a benefit claim that was denied by a Claims Administrator based solely on denied eligibility to participate or you are not enrolled, or
- You have been informed by the Health Plans Team that you are not eligible for participation in the HCFSA, DCFSA, and TSA because your mid-year election change was denied.
**IMPORTANT:** The deadline for submitting a request for an informal or formal review of your eligibility to the Sandia Health Plans Team will be 180 days after you receive written notification of the denial of the claim or the denied eligibility or mid-year change by the Sandia Health Plans Team to enroll in the HCFSA, DCFSA, or TSA Program(s). Once final resolution for your eligibility appeal has been reached, you then have 180 days (from the date of the written notification by Sandia) to appeal your denied claim for benefits with the Claim Administrator.

**Request for Informal Review**

You have the option to request an informal review of your appeal for eligibility by contacting HR Solutions at 505-284-4700. The Sandia Health Plans Team will review all pertinent information and render a written decision as soon as possible but no later than fourteen (14) calendar days of the receipt of all material facts. If you are not satisfied with the decision of the Sandia Health Plans Team, you can request a formal review.

**Request for Formal Review**

To request a formal review of a denial based solely on eligibility, you must submit an appeal in writing to the Secretary of the Employee Benefits Committee, c/o Health Plans Team, PO Box 5800 MS 1502, Albuquerque, NM 87185. If the denied claim is based on any reason other than eligibility, you must file the appeal with the appropriate Claims Administrator listed in the Appendices. You will receive a response to your appeal within 60 calendar days of receipt of the appeal.

If the appeal related solely to eligibility is denied, the notification will:

- Explain the specific reasons and specific Plan provisions on which the decision is based;
- Include a statement describing any voluntary appeal procedures offered by the Plan and the claimant’s right to obtain information about these procedures;
- Include a statement regarding the healthcare claimant’s right to bring a civil action under ERISA 502(a); and
- Offer to provide the claimant, on request, free of charge, reasonable access to and copies of all documents, records and other information relevant to your eligibility claim.

A claim or appeal regarding eligibility may be filed by an authorized representative on behalf of a claimant. If your appeal is denied by Employee Benefits Committee (EBC), you can appeal to the Employee Benefits Claim Review Committee (EBCRC). The EBCRC will be the final and conclusive administrative review proceeding under the Sandia Flexible Spending Accounts Plan. The claimant is required to pursue all administrative appeals described above as a precondition to challenging the denial of the claim in a lawsuit.

**Note:** The claimant may not submit a dispute regarding eligibility to a court with respect to a denied claim under the Sandia Flexible Spending Accounts Plan more than one hundred eighty (180) days after the date the EBCRC renders its final decision upon appeal.
Recovery of Excess Payment

The Claims Administrator has the right at any time to recover any amount paid by Sandia FSA Plan for covered charges in excess of the amount under the Sandia FSA Plan provisions.

IMPORTANT: By accepting benefits under the Sandia Flexible Spending Accounts, the covered participant agrees to reimburse payments made in error and cooperate in the recovery of excess payments.
Section 11. When Coverage Ends

This section outlines when coverage ends. See Section 12: Continuation of Group Health Coverage for specific rules governing how health coverage may be continued.

HCFSA, DCFSA, and TSA participation ends on earliest of the:

- Last on roll day that the employee’s leave of absence or termination of employment becomes effective, except as provided under temporary continuation of coverage under COBRA or otherwise provided by law or by the provisions of this Summary Plan Description.
- Date the Sandia FSA Plan is terminated.
- Last day the employee is no longer eligible as defined in Section 3: Eligibility Information.
- Last day of the pay period prior to the period in which any contributions are not paid when due (if applicable).
- Date of death.
- Submission of a fraudulent claim.

IMPORTANT: HCFSA may be continued in some situations. See Section 12: Continuation of Group Health Coverage for COBRA rules. Also, special rules apply to FMLA leaves of absence for family and medical care (see the Family and Medical Leave Act of 1993) and for military service (Uniformed Services Employment and Reemployment Rights Act of 1994).

Termination for Cause

Sandia may terminate a participant’s coverage for cause, upon 30 days written notice, or with written notice effective immediately for gross misconduct. Cause for termination of a participant may include any of the following:

- Abuse of HCFSA, DCFSA, or TSA by providing false information on mid-year election change form, claim or substantiation documentation.
- Failure to comply with reimbursement rules.
Section 12. Continuation of Group Health Coverage

This section outlines coverage options during a leave of absence, as well as the continuation of group HCFSA plan participation under COBRA in the event where you lose coverage under certain circumstances or during an unpaid absence.

Participation During Unpaid Non-FMLA Leaves of Absence

**Dependent Care Flexible Spending Account (DCFSA)**

Upon taking an approved leave of absence, your contributions to the DCFSA will stop. Generally, expenses that you incur for dependent care when you are not working are ineligible for reimbursement; however, any expenses incurred for services rendered throughout the Plan Year so that you and your Spouse can work, look for work, or attend school full time are eligible for reimbursement, up to the balance in your DCFSA.

If you return from an approved leave of absence within 30 calendar days after the start of a leave of absence, your participation in the DCFSA is automatically reinstated to the level of contributions that were elected at the beginning of the Plan Year. Your contributions will be automatically increased to make up any missed contributions during your leave of absence. However, if you experience a qualified change status event – for example, if your child has turned age 13 and his/her expenses are no longer eligible for reimbursement - you may be able to change your annual election.

If your leave of absence is 30 calendar days or more and you return from leave in the same Plan Year, you must reenroll and make a new election for the remainder of the Plan Year. You must enroll and make your new election within 30 calendar days after you return to work from a leave of absence using Sandia’s HR Self-Service application. If you do not reenroll in the DCFSA within 30 calendar days after the date you return from a leave of absence, you cannot reinstate your coverage until the following Open Enrollment period.

**Healthcare Flexible Spending Account (HCFSA)**

If you take a non-FMLA leave of absence, your HCFSA participation will stop after the end of your last pay period. If you lose HCFSA coverage as a result of your leave (due to a reduction in hours), you may be eligible to continue your coverage under COBRA.

If you return from an approved leave of absence within 30 calendar days after the start of a leave of absence, your participation in the HCFSA is automatically reinstated to the level of contributions that were elected at the beginning of the Plan Year. Your contributions will be automatically increased to make up any missed contributions during your leave of absence; however, if you experience a qualified change status event you may be able to make changes to your annual election.
If your leave of absence is 30 calendar days or more and you return from leave in the same Plan Year, you must reenroll and make a new election for the remainder of the Plan Year. You must make your new election within 30 calendar days after you return to work from a leave of absence using Sandia’s HR Self-Service application. If you do not reenroll in the HCFSA within 30 calendar days after the date you return from a leave of absence, you cannot reinstate your coverage until the following Open Enrollment period.

**Participation during FMLA Leaves of Absence**

**Dependent Care Flexible Spending Account (FSA)**

During a FMLA leave of absence, DCFSA participation is treated the same as during a non-FMLA leave. See the above description under Participation During Unpaid Non-FMLA Leaves of Absence.

**HCFSA**

If you take an FMLA leave of absence, you may continue your coverage under the HCFSA. If you are on a paid leave, your coverage will automatically continue. If you are on an unpaid FMLA leave of absence, you may pre-pay for the coverage before you go on leave or you may pay for your coverage on an after-tax basis during the leave. If you do not pay your contributions as required, your coverage for the period of the leave of absence will be canceled.

You also have the option to suspend your coverage under the HCFSA. Written notification to suspend coverage must be received by the Health Plans Team, Attn: Health Plans Team, PO Box 5800 MS 1502, Albuquerque, NM 87158 within 31 calendar days of the first day of the FMLA leave of absence.

If your HCFSA terminates during your leave of absence, your coverage will be reinstated if you return to work in the same Plan Year that your leave began. You will have a choice to resume contributions to the HCFSA at the same level in effect before your leave, or you may elect to increase your contributions to “make up” for contributions you missed during your leave period. If you resume your prior contribution level, the amount available for reimbursement for the year will be reduced by the contributions missed during your leave. Regardless of whether you choose to resume your former contribution level or make up for missed contributions, expenses incurred while your HCFSA participation is suspended will not be reimbursed.

**IMPORTANT:** If you have exhausted your FMLA leave of absence and you terminate from Sandia, you may be eligible for continuation of coverage through COBRA.
Coverage through COBRA

COBRA coverage for the HCFSA, if elected, will consist of the HCFSA coverage in force at the time of the Qualifying Event (i.e., the elected annual limit reduced by expenses reimbursed up to the time of the Qualifying Event). The “use or lose” rule will continue to apply. All qualified beneficiaries who were covered under the HCFSA will be covered together for HCFSA COBRA coverage. However, each qualified beneficiary has separate election rights, and each could alternatively elect separate COBRA coverage to cover that qualified beneficiary only, with a separate HCFSA annual coverage limit and a separate COBRA premium. Sandia’s COBRA Administrator will send you a COBRA election notice explaining the procedure for continuing your participation under COBRA. If you don’t receive this notice, please call HR Solutions at 505-284-4700.

If you have any questions, contact the UnitedHealthcare Benefit Services (UHCBS) Customer Care Center at 877-237-8576.
Section 13. Your Rights under ERISA

As a participant in the HCFSA, you are entitled to certain rights and protections under ERISA.

ERISA provides that all plan participants shall be entitled to:

**Receive Information about Your Plan and Benefits**

- Examine, without charge, at the plan administrator’s office and at other specified locations, such as worksites and union halls, all documents governing the plan, including insurance contracts and collective bargaining agreements, and a copy of the latest annual report (Form 5500 Series) filed by the plan with the U.S. Department of Labor and available at the Public Disclosure Room of the Employee Benefits Security Administration.

- Obtain, upon written request to the plan administrator, copies of documents governing the operation of the plan, including insurance contracts and collective bargaining agreements, and copies of the latest annual report (Form 5500 Series) and updated summary plan descriptions. The administrator may make a reasonable charge for the copies.

- Receive a summary of the plan’s annual financial report. The plan administrator is required by law to furnish each participant with a copy of this summary annual report.

**Continue Group Health Plan Coverage**

You or your dependents may have to pay for continuation of group health plan coverage for yourself, Spouse or dependents if there is a loss of coverage under the plan as a result of a qualifying event. Review this Summary Plan Description and the documents governing the plan on the rules governing your COBRA continuation coverage rights.

**Prudent Actions by Plan Fiduciaries**

In addition to creating rights for plan participants, ERISA imposes duties upon the people who are responsible for the operation of the employee benefit plan. The people who operate your plan, called “fiduciaries” of the plan, have a duty to do so prudently and in the interest of you and other plan participants and beneficiaries. No one, including your employer, your union, or any other person, may fire you or otherwise discriminate against you in any way to prevent you from obtaining a welfare benefit or exercising your rights under ERISA.

**Enforce Your Rights**

If your claim for a welfare benefit is denied or ignored, in whole or in part, you have a right to know why this was done, to obtain copies of documents relating to the decision without charge, and to appeal any denial, all within certain time schedules.
Under ERISA, there are steps you can take to enforce the above rights. For instance, if you request a copy of documents governing the plan or the latest annual report from the plan and do not receive them within 30 days, you may file suit in a Federal court. In such a case, the court may require the plan administrator to provide the materials and pay you up to $110 a day until you receive the materials, unless the materials were not sent because of reasons beyond the control of the administrator.

If you have a claim for benefits which is denied or ignored, in whole or in part, you may file suit in a state or Federal court, after exhausting the plan’s claims and appeals procedures. In addition, if you disagree with the plan’s decision or lack thereof concerning the qualified status of a medical child support order, you may file suit in a Federal court, after exhausting the plan’s claims and appeals procedures.

If it should happen that plan fiduciaries misuse the plan’s money, or if you are discriminated against for asserting your rights, you may seek assistance from the U.S. Department of Labor, or you may file suit in a Federal court. The court will decide who should pay court costs and legal fees. If you are successful, the court may order the person you have sued to pay these costs and fees. If you lose, the court may order you to pay these costs and fees, for example, if it finds your claim frivolous.

**Assistance with Your Questions**

If you have any questions about your plan, you should contact the Plan Administrator listed in the appendices of this document. If you have any questions about this statement or about your rights under ERISA, or if you need assistance in obtaining documents from the Plan Administrator, you should contact the nearest office of the Employee Benefits Security Administration, U.S. Department of Labor, listed in your telephone directory or the Division of Technical Assistance and Inquiries, Employee Benefits Security Administration, U.S. Department of Labor, 200 Constitution Avenue N.W., Washington, D.C. 20210. You may also obtain certain publications about your rights and responsibilities under ERISA by calling the publications hotline of the Employee Benefits Security Administration.
Section 14. Definitions & Appendices

You can refer to this section as you read this document to have a clearer understanding of your benefits.

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Adverse Decision / Adverse Benefit</td>
<td>A denial, reduction, termination of, or a failure to provide or make payment (in whole or in part) for a benefit.</td>
</tr>
<tr>
<td>Alternate Recipient</td>
<td>Child of a plan participant for whom coverage is required under a qualified medical child support order.</td>
</tr>
<tr>
<td>Claims Administrator</td>
<td>Varies based on plan. Refer to Appendix A</td>
</tr>
<tr>
<td>Plan</td>
<td>Sandia Flexible Spending Accounts Plan</td>
</tr>
<tr>
<td>Qualifying Event</td>
<td>Under COBRA, an event that but for the COBRA requirements would result in the loss of coverage to a qualified beneficiary.</td>
</tr>
<tr>
<td>Spouse</td>
<td>Your lawful husband or wife as defined by federal law.</td>
</tr>
</tbody>
</table>
Appendix A. Claims and Appeals Administrative Information

Send all claims and claim appeals for benefits to the Claims Administrator as outlined in this section. As the claims fiduciary, determinations by the Claims Administrator shall be conclusive and not subject to review by Sandia.

<table>
<thead>
<tr>
<th>Program</th>
<th>Claims Administrator</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>HCFSA</strong></td>
<td></td>
</tr>
</tbody>
</table>
| Applies to: UHC – Sandia Total Health Members | UnitedHealthcare Services, Inc.  
P.O. Box 981506  
El Paso, TX 79998-1506  
Fax: 915-231-1709  
Toll-free Fax: 866-262-6354  
Customer Service: 877-835-9855  
www.myuhc.com |
| Applies to: BCBSNM – Sandia Total Health Members | Claims Department  
P.O. Box 622317  
Orlando, FL 32862-2317 |
| Applies to: Kaiser – Sandia Total Health Members | Kaiser Permanente Health Account Services  
P.O. Box 1540  
Fargo, ND 58107-1540  
Phone: 877-750-3399  
Fax: 877-535-0821  
Email: kp@healthaccountservices.com |
| Applies to: Waived Medical Members | PayFlex™ Systems USA, Inc.  
P.O. Box 3039  
Omaha, NE 68103  
Fax: 402-231-4310  
Telephone: 800-284-4885  
www.PayFlex.com |
| **Dependent Care FSA** | |
| Applies to: All Members | PayFlex™ Systems USA, Inc.  
P.O. Box 3039  
Omaha, NE 68103  
Fax: 402-231-4310  
Telephone: 800-284-4885  
www.PayFlex.com |
| **TSA** | |
| Applies to: California TSA Members | PayFlex™ Systems USA, Inc.  
P.O. Box 3039  
Omaha, NE 68103  
Fax: 402-231-4310  
Telephone: 800-284-4885  
www.PayFlex.com |
# Appendix B. Plan Administration Information

<table>
<thead>
<tr>
<th>Program</th>
<th>Claims Administrator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Official Plan Name</td>
<td>NTESS Flexible Spending Accounts Plan</td>
</tr>
<tr>
<td>Employer/Plan Sponsor</td>
<td>National Technology and Engineering Solutions of Sandia, LLC 1515 Eubank S.E. Albuquerque, NM 87123-1502</td>
</tr>
<tr>
<td>Employer I.D. Number (EIN)</td>
<td>85-0097942</td>
</tr>
<tr>
<td>Plan Number</td>
<td>565</td>
</tr>
<tr>
<td>Type of Plan</td>
<td>The Healthcare Flexible Spending Account is a health plan under ERISA. The Dependent Care and Transportation Flexible Spending Accounts are described in this SPD; they are not ERISA plans.</td>
</tr>
<tr>
<td>Plan Funding Medium and Contributions</td>
<td>The benefits and other costs (such as administrative costs) for the Flexible Spending Account Plans are paid from the general assets of NTESS. Contributions are made by participating employees.</td>
</tr>
</tbody>
</table>
| Plan Administrator | National Technology and Engineering Solutions of Sandia, LLC (NTESS)  
c/o Health Plans Team  
Mailing address:  
1515 Eubank S.E.  
Albuquerque, NM 87123-1502  
OR  
P.O. Box 5800 MS 1502  
Albuquerque, NM 87185-1502  
505-284-4700 |
| Claims Administrator | Refer to Appendix A of this document |
| Agent for Service of Legal Process | Corporation Service Company (CSC)  
2711 Centerville Road, Suite 400  
Wilmington, DE 19808  
OR  
125 Lincoln Avenue, Suite 223  
Santa Fe, NM 87501  
505-989-7500  
OR  
2730 Gateway Oaks Drive, #100  
Sacramento, CA 95833  
916-641-5100 |
<p>| Plan Year | January 1 – December 31 |
| Contribution Sources | Participant contributions |</p>
<table>
<thead>
<tr>
<th>Program</th>
<th>Claims Administrator</th>
</tr>
</thead>
<tbody>
<tr>
<td>Union Agreements</td>
<td>For represented employees, the Summary Plan Description reflects the Flexible Spending Accounts that have been and are currently subject to negotiations between Sandia and the various unions representing Sandia employees. Copies of collective bargaining agreements referring to the plans are distributed or made available to employees covered by such agreements and may be obtained by participants and beneficiaries upon written request to the Plan Administrator and are available for examination by participants and beneficiaries as described in the section entitled Your Rights under ERISA of this Summary Plan Description. The effective date of the plans for employees in each bargaining unit is the date specified in the applicable union agreement.</td>
</tr>
</tbody>
</table>
Appendix C. Applies to Sandia Total Health – UnitedHealthcare Participants

The content in this appendix is applicable to UnitedHealthcare (UHC) processes. For detailed FSA benefit and plan information, please refer to sections 1-13 of this Summary Plan Description.

UnitedHealthcare administers the Healthcare Flexible Spending Account (HCFSA) for participants enrolled in Sandia Total Health – UnitedHealthcare. The FSA and HRA accounts currently reimburse the same eligible expenses per IRS 213(d). You can find a listing of eligible expenses for reimbursement from the FSA and HRA on www.myuhc.com.

Claims Filing Process

A request for withdrawal form can be found on www.myuhc.com; however, if the automatic reimbursement (auto-rollover) feature as described in the Automatic Reimbursement (Auto-Rollover) section is turned "on" you will not have to submit a reimbursement form for certain HCFSA expenses.

Typically, a reimbursement form can be submitted as often as monthly; however, if reimbursement forms are submitted more frequently, they will not be rejected. You will be reimbursed for eligible expenses as long as the amount requested for reimbursement does not exceed your annual FSA election amount, or the available amount from your HRA.

If the automatic reimbursement (auto-rollover) feature as described in the Automatic Reimbursement (Auto-Rollover) section is turned "on" you will not have to submit a reimbursement form for certain HCFSA expenses.

Claims Filing Process with a HCFSA and/or HRA

Refer to the Sandia Total Health administered by UnitedHealthcare Program Summary for detailed information about the HRA.

Generally, UHC in-network providers will not collect a payment at the time of service. The provider will bill UHC and UHC will process your claim.

Out-of-network providers may require payment at the time of service. In this case, you may want to use your debit card to make the payment. Remember that the debit card can only pay if you have funds available in your HCFSA and HRA.

You can keep track of the dollars in your HCFSA and HRA by going to www.myuhc.com, calling the toll-free number on the back of your member ID card.

IMPORTANT: You cannot be reimbursed from more than one tax-advantaged plan (e.g. HCFSA and HRA) for any single expense. Refer to the Overpayment Procedures section for more information.
Medical Expenses

When you or your covered dependent seeks eligible healthcare services, you must present your UHC identification card.

If you see an in-network provider:

1. The provider will file a medical claim with UHC.
2. If the service requires the deductible or coinsurance, UHC will look to see if you have funds in your HCFSA first, then your HRA.
   a. If you do, UHC will pull your share of the cost of the service from your HCFSA and/or HRA.
   b. HCFSA/HRA funds are paid directly to the provider.
3. Once your UHC claim is processed, all claim and HCFSA and/or HRA activity will be documented. Additionally, if the funds come from your HCFSA, you will also receive an Explanation of Benefits (EOB).
4. Review this statement for accuracy and contact UHC if you believe there are errors.

If you see an out-of-network provider who does not file a claim on your behalf:

1. You are responsible for filing the medical claim with UHC.
2. If the service requires the deductible or coinsurance, UHC will look to see if you have funds in your HCFSA first, then your HRA.
   a. If you do, UHC will pull your share of the cost of the service from your HCFSA and/or HRA.
   b. HCFSA and HRA funds will be paid directly to you.
3. Once your UHC claim is processed, all claim and HCFSA and/or HRA activity will be documented and sent to you on your UHC Health Statement. Additionally, if the funds come from your HCFSA, you will also receive an EOB.
4. Review this statement for accuracy and contact UHC if you believe there are errors.

Prescription Drugs

When you or your covered dependent needs to purchase a prescription through a pharmacy, you must present your Express Scripts identification card.

If you receive in-network services and you use your debit card to pay your applicable coinsurance, UHC will pay the pharmacy your portion first out of your HCFSA (if you have enrolled in one and have funds available), second out of your HRA (if you have funds available). If no funds are available in either the HCFSA or HRA, you will need to pay your coinsurance through another method.

Once your claim is processed, all HCFSA and HRA activity will be documented in www.myuhc.com You should review this information online for accuracy and contact UHC if you believe there are errors.
Special Note Regarding Orthodontia Claims Processing

Orthodontia claims require an itemized statement/paid receipt. Reimbursements can be made in one lump sum.

- **Coupon Payment Option** – You can submit an itemized statement of your orthodontia expenses as the service is provided. Submit this documentation with a completed claim form for reimbursement.

- **Total Payment Option** – If you paid the entire amount of treatment when the service began, attach to the claim form a copy of your paid receipt, along with an itemized statement showing the provider name, patient name, date treatment started, dollar amount and amount insurance will pay. Under this option, you can only file this expense once. You cannot submit this expense again in future plan years.

Setting up Direct Deposit

To set-up direct deposit:

1. Go to [www.myuhc.com](http://www.myuhc.com) and sign in
2. Go to the Claims & Accounts tab
3. Click Direct Deposit under member actions, then complete the Direct Deposit fields

Automatic Reimbursement (Auto-Rollover)

Your employer has elected to have eligible expenses for medical claims which are not covered under your UnitedHealthcare administered medical plan automatically submitted to your HCFSA for reimbursement. This eliminates extra paperwork and makes it more convenient for you to use your HCFSA. Automatic Reimbursement (auto-rollover) is turned "on" at the start of the Plan year. You can turn automatic reimbursement (auto-rollover) of claims "off" or back "on" by going on to [www.myuhc.com](http://www.myuhc.com). All claims must still be verified and UnitedHealthcare may request additional substantiation.

In addition, if you have pharmacy, dental and/or vision coverage, the automatic reimbursement (auto-rollover) feature does not apply.

An FSA withdrawal request must be submitted for expenses that are not filed to your HCFSA with the Auto-rollover or if you did not use the Healthcare Spending MasterCard.

*Turning off the auto-rollover feature if you have both a HCFSA/HRA*

There are several convenient ways to access and use your HCFSA/HRA funds to pay for eligible healthcare expenses:

1. In-network medical providers submit paperless claims directly to UHC
2. Swipe your UHC Healthcare Spending MasterCard for pharmacy orders and (for HCFSA) non-covered medical expenses (e.g., dental and vision) at an IIAS-certified merchant. For a complete list of participating merchants that are currently IIAS-certified, visit [www.SIG-IS.org](http://www.SIG-IS.org) and select Merchant List.
3. Submit a manual claim to pay the employee for HCFSA and/or HRA claims. All manual claims are paid to the employee. If you have turned off the auto-rollover payment, you will need to file all claims manually or use your UHC Healthcare Spending MasterCard Debit card.


You can download the claim form, view your account balance, and access other useful account information on www.myuhc.com.

IMPORTANT: www.myuhc.com includes many features such as the options to:

- View Explanation of Benefits
- Utilize a savings calculator for FSA
- View your FSA summary page detailing contributions and balance of HCFSA dollars left in your FSA
- View your FSA Claims Summary including claim transaction details

If you expect to have unused HCFSA dollars in your 2020 HCFSA and plan to use the “grace period” for reimbursement for unused funds to avoid “double dipping,” OR you would like to hold on to your HCFSA funds to pay for other eligible expenses during the year, other than medical, (e.g., dental and vision expenses) – you can log on to www.myuhc.com where you discontinue the automatic payment of your HRA and HCFSA/HRA until the rollover funds are used:

1. Go to www.myuhc.com and sign in
2. Select the Claims & Accounts tab
3. Click Health Reimbursement Account
4. Click Details then click Manage Automatic Payment Settings
5. Click Discontinue for Flexible Spending Account and Health Reimbursement Account

Note: Once you have filed your grace period claims with UHC (allowed through March 15), you will need to go back and “turn-on” the automatic payment options. If you do not turn-on the automatic payment option, you will need to submit paper claims for payment from your 2020 HCFSA/HRA funds.

IMPORTANT: If you select to discontinue the HCFSA, please note that you must also discontinue the HRA. A member may not override the payment hierarchy of HCFSA pays first then HRA pays second.

If you turn off the auto-pay feature, you can still use your debit card to access your HCFSA/HRA funds.
UHC Healthcare Spending MasterCard

You will be provided with a UHC Healthcare Spending MasterCard that may be used to pay for certain eligible expenses directly from your HCFSA. The UHC Healthcare Spending MasterCard allows for direct payment to qualified locations and providers and can be used at any approved location that accepts MasterCard®. Use of the UHC Healthcare Spending MasterCard is voluntary.

Note: You should familiarize yourself with the specific products and services that are eligible for card use based on this Plan. Go to www.myuhc.com to learn how to get the most out of your UHC Healthcare Spending MasterCard.

UHC will issue you a debit card called the UHC Healthcare Spending MasterCard (debit card). Two cards are sent for convenience. The debit cards are issued with the Primary Covered Member’s name; however, any covered member can use them. If you choose to activate the Healthcare Spending Card Debit MasterCard® you will need to call the toll-free number indicated on the sticker affixed to the card and follow the voice prompts to activate. The card will be ready to use with funds available real time upon activation of the card within the first Plan year; however, for future plan years the funds will not be available for use until the effective date of the future Plan year.

There is no fee for you to use the card, nor does owning this card affect your credit rating.

This debit card can be used for paying eligible 213(d) expenses.

Qualified Locations and Providers

The UHC Healthcare Spending MasterCard may be used at any approved provider or merchant with a Point-of-Service (POS) bankcard terminal that accepts MasterCard® or your UHC Healthcare Spending MasterCard number can be entered online or on an order form, similar to using a credit card number. You can even use your UHC Healthcare Spending MasterCard to pay for a bill you receive in the mail if the merchant or provider accepts MasterCard®. Examples of qualified locations and providers include hospitals, physician and dental offices, vision care providers, and retail pharmacy counters.

Additionally, your UHC Healthcare Spending MasterCard can be used at Walgreen's retail stores or at participating retailers as described in the Retailers with Inventory Information Approval System (IIAS) section.

Using the UHC Healthcare Spending MasterCard

In order to use the UHC Healthcare Spending MasterCard, you will need to enter 'credit' on the POS bankcard terminal just as if you were purchasing an item using a credit card. Each time the card is used for payment, you will sign a receipt. Your FSA and UHC Healthcare Spending MasterCard are regulated by the IRS, therefore you should retain all itemized receipts generated from the UHC Healthcare Spending MasterCard, because certain payments must be verified and UnitedHealthcare may request this receipt from you to ensure that payment was made for a qualified healthcare expense. Credit card receipts that do not itemize expenses are not sufficient
to verify payment. Amounts paid that cannot be verified may be considered taxable income to you.

Once you swipe the UHC Healthcare Spending MasterCard through the POS bankcard terminal, your available benefit balance is verified. The card validates your purchases real-time and automatically debits your FSA account based on the guidelines established by the IRS and your specific plan design as described under Section 7: How the Healthcare FSA Works and Section 8: How the Dependent Care FSA Works. A claim number is assigned to the transaction.

**Partial Payment Authorization**

Partial authorization capability allows you to use your UHC Healthcare Spending MasterCard with transactions amounts greater than the funds available in your HCFSA for a portion of the transaction at providers or merchants that accept partial authorization. For example, if you purchase an item that costs $20 and you only have $10 remaining in your HCFSA, the HCFSA balance of $10 will be authorized towards the purchase and you are responsible for paying the remaining balance of $10 with another form of payment.

**Note:** Not all providers or merchants accept partial authorization.

**Retailers with Inventory Information Approval System (IIAS)**

IRS regulations require that retailers comply with IRS Inventory Information Approval System (IIAS) swipe technology as a method to identify and substantiate eligible Healthcare expenses, per Section 213(d) of the Internal Revenue Code. The IIAS allows you to use your UHC Healthcare Spending MasterCard to pay for 213(d) eligible healthcare expenses without having to provide any additional documentation or request reimbursement after a purchase is made, as transactions will be verified at the point of sale and payment will be made right from your HCFSA. Additionally, IIAS compatibility allows you to use your UHC Healthcare Spending MasterCard at participating retailers to pay for both ineligible expenses and eligible healthcare expenses on the same transaction with eligible healthcare expenses being approved via the UHC Healthcare Spending MasterCard and remaining ineligible expenses may be paid using another form of payment. When you use your card at participating retailers, eligible healthcare expenses will be identified and noted on your receipt. You will not have to submit receipts for reimbursement as long as the purchases are made at a participating retailer and you use your UHC Healthcare Spending MasterCard. IRS guidelines still require you to save your itemized receipts as part of your tax records. You can see a full list of participating retailers at [www.sigis.org](http://www.sigis.org). If you go to a non-participating retailer you can still buy eligible healthcare expenses that don't provide itemized sales receipts, however you will need to pay using another form of payment, and then submit receipts for reimbursement as described in the Claims Filing Process section.
Monthly Health Statements and FSA Yearly Statements

Explanation of Benefits (EOBs) will not be issued for card transactions. Instead, you will receive monthly health statements and a FSA yearly statement which will include your card activity. You will also be able to view card transactions on www.myuhc.com. If you note a discrepancy on the monthly health statement or FSA yearly statement, call the number on the back of your UHC Healthcare Spending MasterCard to resolve the issue.

Overpayment Procedures

It is possible, although not common, to have a negative balance in your HCFSA account. The transaction information for the Health Spending Account Card is updated daily; however, there could be an instance when the card is used on the same day a manual/auto-rollover claim is received and the total amount of both services results in a negative balance in the account. If this occurs, you should notify UHC Customer Care at 877-835-9588 and UHC will advise you of the overpayment procedures to begin the recoupment process.

Contacting Customer Care

Call our toll-free number at 877-835-9855 available 24 hours a day.

- Order additional cards
- Report a lost or stolen card
- Get answers concerning eligible expenses or your account balances

Claim Denials and Appeals

If Your Claim is Denied

If a claim for benefits is denied in part or in whole, you may call UnitedHealthcare at the number on your UHC Healthcare Spending MasterCard card before requesting a formal appeal. UnitedHealthcare will try to resolve the issue over the phone; however, if you are not satisfied you have the right to file a formal appeal as described below.

How to Appeal a Denied Claim

If you wish to appeal a denied claim, you must submit your appeal in writing within 180 days of receiving the denial. This written communication should include:

- the patient's name and ID number as shown on the ID card;
- the provider's name;
- the date of service;
- the reason you think your claim should be paid; and
- any documentation or other written information to support your request.
You or your dependent may send a written request for an appeal to:

UnitedHealthcare – Appeals  
Attn. Appeals  
P.O. Box 981512  
El Paso, TX 79998-1512

**Review of an Appeal**

UnitedHealthcare will conduct a full and fair review of your appeal. The appeal may be reviewed by an appropriate individual(s) who did not make the initial benefit determination. Once the review is complete, if UnitedHealthcare upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.
Appendix D. Applies to Sandia Total Health – Blue Cross and Blue Shield of New Mexico Participants

The content in this appendix is applicable to Blue Cross and Blue Shield of New Mexico processes. For detailed FSA benefit and plan information, please refer to sections 1-13 of this Summary Plan Description.

ConnectYourCare LLC administers the Healthcare Flexible Spending Account (HCFSA) for participants enrolled in Sandia Total Health BCBSNM. ConnectYourCare LLC will administer the HRA for participants enrolled in Sandia Total Health BCBSNM.

Claims Filing Process with a HCFSA and/or HRA

Generally, Sandia Health Partner Network (SHPN) and BCBSNM in-network providers will not collect a payment at the time of service. The provider will bill BCBSNM directly; BCBSNM will then process the medical expense as a claim.

To this end, BCBSNM reviews the medical service, makes certain that it is covered by the STH plan, and then determines the “allowable” amount, i.e. the amount to reimburse the provider, which is usually less than the billed amount. Then, BCBSNM determines the portion owed by the plan, i.e. Sandia, as well as the member portion, i.e. the out-of-pocket amount.

Once BCBSNM determines the member out-of-pocket amount, BCBSNM submits the claim to ConnectYourCare to determine if the member has first any available HCFSA funds and secondly, any available HRA funds. If either set of funds is available, ConnectYourCare pays the provider directly from first the HCFSA and then the HRA. Once both the HCFSA and HRA are depleted, the member is responsible for paying the remaining amount of his/her balance directly to the provider.

Out-of-network providers may require payment at the time of service.

Refer to the Sandia Total Health administered by Blue Cross and Blue Shield of New Mexico Program Summary for detailed information about the HRA.

You can keep track of the dollars in your HCFSA and HRA by going to www.connectyourcare.com, emailing via service@connectyourcare.com or contacting customer service at 877-891-1022.

IMPORTANT: You cannot be reimbursed from more than one tax-advantaged plan (e.g. HCFSA and HRA) for any single expense.

Auto-Pay On or Off

You have the option to turn Auto-Pay on or off for your FSA and HRA accounts; however, this option does not allow you to leave Auto-Pay on for one of the two accounts, either HCFSA or HRA.
That means if you choose to turn-off Auto-Pay, then neither your HCFSA nor your HRA will auto-pay. The Auto-Pay option does not give you the choice to only turn off only one account if you have FSA and HRA funds.

When the auto-pay setting is turned off for your FSA and HRA accounts, you can “Click-to-Pay” the claims of your choice. This gives you the convenience of choosing how you want to spend your dollars and whether you want to make a partial payment.

**How to Use Click-to-Pay:**

1. Log into [www.connectyourcare.com](http://www.connectyourcare.com).
2. Click “Health Plan Claims” under “Claim Center” in the Quick Links section of the home page.
3. You can choose whether to turn Auto-Pay on or off. If Auto-Pay is on, all claims will be reimbursed automatically by paying first from your FSA, if enrolled, and second from your HRA. This setting can be changed at any time. If Auto-Pay is off, claims that are ready to be paid will display prominently on the Home page. To pay these claims, simply click on the desired claim to view the claim details.
   a. Decide to pay or not pay the claim, and the amount to pay. Claims not paid immediately can be filed for future payment.
   b. Review and confirm payment. The payment reimbursement will be issued to the participant for non-medical claims. For SHPN and BCBSNM in-network medical providers, reimbursement will be paid directly to the provider.

**Note:** Regardless of the status of your Auto-Pay function, all claims for medical and non-medical 213(d) items will pay first from your HCFSA, if enrolled, and second from your HRA.

**Dental Claims**

Dental are electronically filed from Delta Dental to ConnectYourCare. ConnectYourCare will reimburse you from your FSA funds (if any) until they are depleted and then from your HRA funds until they are depleted.

**Special Note regarding Orthodontia Claim Processing**

Orthodontia claims require an itemized statement/paid receipt, the orthodontist’s contract/payment agreement, or monthly payment coupons. Reimbursements can be made in one lump sum, or as the services are provided over the expected treatment period.

- **Coupon Payment Option** – You can submit an itemized statement of your orthodontia expenses as the service is provided. Submit this documentation with a completed claim form for reimbursement.
- **Monthly Payment Option** – You can obtain a contract agreement from the orthodontist showing the patient name, the date of service begins and the length of service, charges for the initial banding work and the dollar amount charged each month. Submit this with your first claim form and we can automatically reimburse you each month, according to the
contract. This eliminates the need for you to send a claim form each month. You do need to send a new claim form with your contract agreement at the beginning of the next plan year if you wish to continue.

- Total Payment Option – If you paid the entire amount of treatment when the service began, attach to the claim form a copy of your paid receipt, along with an itemized statement showing the provider name, patient name, date treatment started, dollar amount and amount insurance will pay. Under this option, you can only file this expense once. You cannot submit this expense again in future plan years.

**Prescription Drug Claims**

The Sandia Total Health BCBSNM plan pays first from your HCFSA and then from your HRA. This hierarchy cannot be altered. If you wish to be reimbursed for eligible out-of-pocket prescription drug expenses, the following steps must occur:

1. You may use your Sandia ConnectYourCare debit card to pay for your out-of-pocket prescription costs.

2. You may also submit your claim by using a ConnectYourCare claim form or by entering your claim on to the ConnectYourCare member portal by logging on to [www.connectyourcare.com](http://www.connectyourcare.com). These funds will be reimbursed to you directly.

3. If FSA funds are depleted, BCBSNM will then pay you directly from your HRA funds (if any remain).

**Other HCFSA and HRA-Eligible Claims**

All other eligible expenses for HCFSA and HRA reimbursement such as dental, vision, hearing and other eligible FSA and HRA expenses may be filed for reimbursement from your FSA and HRA.

You may use your ConnectYourCare debit care to pay for prescriptions, dental, vision and hearing expenses only. You may not pay for medical expenses with your debit card.

If you wish to file your claims with ConnectYourCare, complete a ConnectYourCare FSA claim form and submit it to ConnectYourCare via the following methods:
1. Email to service@connectyourcare.com
   - Mail Claims to:
     Claims Department
     PO Box 622317
     Orlando, FL 32862-2317

2. Enter your claims information and upload appropriate documentation electronically via the customer portal at www.connectyourcare.com.

**BCBSNM**

Each time BCBSNM processes a claim, it forwards the claim electronically to ConnectYourCare. The claim appears in your online healthcare account. Your owed portion will be reimbursed to your provider directly first from your FSA account, if you are enrolled and funds are available; and then, from your HRA if funds are available.

**Contact Information**

BCBSNM
P.O. Box 27630
Albuquerque, NM 87125-7630
www.bcbsnm.com/sandia
877-498-7652 (SNLB)

**Claim Denials and Appeals**

*If Your Claim is Denied for Medical Benefits*

If a medical claim for benefits is denied in part or in whole, you may call BCBSNM before requesting a formal appeal. BCBSNM will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal with BCBSNM as described below.

Upon denial of a claim, dissatisfaction with the way a claim is paid, or the denial of a request for service, you have 180 calendar days of receipt of the notification of Adverse Benefit Determination to appeal the claim. You must exhaust the appeals process before you can seek other legal recourse.

Before requesting a formal appeal, you may informally contact the Claims Administrator’s Customer Service at 877-498-7652. If they cannot resolve the issue to your satisfaction over the phone, you may submit your question in writing at the address noted below (you may also call Customer Service and ask for assistance with your appeal). However, if you are not satisfied with a claim determination, you may appeal it as described below, without first informally contacting Customer Service.

If you disagree with a pre-service or post-service claim determination, you can contact the BCBSNM Claims Administrator by telephone or in writing to formally request an appeal. Written communication should include:

Sandia Flexible Spending Accounts Plan
Summary Plan Description
• Patient’s name and ID number as shown on the ID card
• Provider’s name
• Date of medical service
• Reason you think your claim should be paid
• Any documentation or other written information to support your request

You, your authorized representative (if you want someone to represent you in the appeal process, you must submit written authorization to BCBSNM designating the name of the person) or your doctor, can send the written medical/behavioral health appeal to:

BCBSNM Appeals Unit
PO Box 27630
Albuquerque, NM 87125-9815

Phone: 800-205-9926
Fax: 505 962 7541

Once the review is complete, if BCBSNM upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.

**If your Claim is Denied for HCFSA reimbursement**

If a HCFSA reimbursement claim was denied in part or in whole, you may call ConnectYourCare before requesting a formal appeal. ConnectYourCare will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal with ConnectYourCare as described below.

If a participant’s claim is denied in whole or in part, the participant has the right to appeal a denied claim if they are not satisfied with the outcome of the initial decision. They are instructed to send the appeal in writing to ConnectYourCare within 180 days of the initial claim denial.

Claims Appeal Department
307 International Circle, Ste. 200
Hunt Valley, MD 21030

The review will be by a person who was neither involved in the initial determination nor a subordinate of that person and also will not defer to the initial determination. It will take into account all comments, documents, records, and other information submitted by you, without regard to whether that information was submitted or considered in the initial benefit determination. You will be provided at no charge upon request all documents relevant to your claim. Your appeal will be reviewed within 60 days of receipt and you will be provided with a written explanation of the benefit action under section 502(a) of ERISA.
Appendix E. Applies to Sandia Total Health – Kaiser Permanente Participants

The content in this appendix is applicable to Kaiser Permanente Health Payment Services process. For detailed HCFSA benefit and plan information, please refer to sections 1-13 of this Summary Plan Description. Kaiser Health Payment Services administers the Healthcare Flexible Spending Account (HCFSA) and Health Reimbursement Account (HRA) for participants enrolled in Sandia Total Health administered by Kaiser Permanente.

Claims Filing Process

After you incur an eligible expense and the claim is not automatically deducted from your account and paid to your Kaiser provider or you did not use your Health Payment card, you have reimbursement options. You can submit a claim online at www.kp.org/healthpayment or complete a paper claim form and mailing or faxing it along with itemized documentation to Health Payment Services. Claims may be submitted 24/7.

If you have established an HCFSA, your total annual contribution amount is available immediately. You can use your Kaiser Permanente Health Payment Card or request reimbursement for eligible expenses up to your annual contribution amount as soon as such eligible expenses have been incurred.

Claims Filing Process with a HCFSA and/or HRA

Refer to the Sandia Total Health administered by Kaiser Permanente Program Summary for detailed information about your HCFSA/HRA.

In general, if the covered medical service is rendered at a Kaiser Permanente facility in Northern California and you have HCFSA or HRA funds available, then the amounts owed for qualified medical expenses will be deducted from your HCFSA or HRA account and paid directly to your Kaiser Permanente provider.

If the service is rendered out-of-network, the nonparticipating provider may require payment at the time of service. You can use your Kaiser Permanente Health Payment Card if you have HCFSA or HRA funds available to pay for out-of-network covered services or other qualified medical expenses as defined under Internal Revenue Service Code Section 213(d) in IRS Publication 502 (www.irs.gov/publications). You can also request a claim reimbursement where payment will be made directly to you.

To keep track of the dollars in your HCFSA or HRA, go to www.kp.org/healthpayment or call 877-750-3399 for assistance, available Monday through Friday, from 5 a.m. to 7 p.m. Pacific Time (closed holidays).

IMPORTANT: You cannot be reimbursed from more than one tax-advantaged plan (e.g. HCFSA and HRA) for any single expense. Refer to the Overpayment Procedures section for more information.
Special Note regarding Orthodontia Claims Processing

Orthodontia claims require an itemized statement/paid receipt, the orthodontist’s contract/payment agreement, or monthly payment coupons. Reimbursements can be made in one lump sum, or as the services are provided over the expected treatment period.

- **Coupon Payment Option** – You can submit an itemized statement of your orthodontia expenses as the service is provided. Submit this documentation with a completed claim form for reimbursement.

- **Monthly Payment Option** – You can obtain a contract agreement from the orthodontist showing the patient name, the date of service begins and the length of service, charges for the initial banding work and the dollar amount charged each month. Submit this with your first claim form and we can automatically reimburse you each month, according to the contract. This eliminates the need for you to send a claim form each month. You do not need to send a new claim form with your contract agreement at the beginning of the next plan year if you wish to continue.

- **Total Payment Option** – If you paid the entire amount of treatment when the service began, attach to the claim form a copy of your paid receipt, along with an itemized statement showing the provider name, patient name, date treatment started, dollar amount and amount insurance will pay. Under this option, you can only file this expense once. You cannot submit this expense again in future plan years.

Options for Reimbursement

- Submitting on-line at [www.kp.org/healthpayment];
- Fax in a claim form with the itemized receipts to 877-535-0821; or
- Mail in a claim form with the itemized receipts to:
  - Kaiser Permanente
  - Health Payment Services
  - PO Box 1540
  - Fargo, ND 58107-1540

Kaiser Permanente Health Payment Card

You will be provided with a Kaiser Health Payment Card that may be used to pay for certain eligible expenses. This card can be used for 213(d) expenses for your HCFSA and HRA.

**IMPORTANT:** You should familiarize yourself with the specific products and services that are eligible for card use based on this Plan.

**Receiving Your Kaiser Health Payment Card**

Your Kaiser Health Payment Card will be mailed directly to your home address and will arrive in a plain white envelope, so please do not confuse it with junk mail. Read the terms and conditions found on the card insert and sign the back of your card. You may call the customer service number listed on the back of the card to order additional cards.
**Qualified Locations and Providers**

New members to the Kaiser HRA will need to activate their debit card upon arrival. Just follow the instructions on the debit card carrier to active your new card. Once your new Kaiser Permanente Health Payment Card is active, as long as you stay enrolled in the Kaiser HRA plan, your card will be valid for up to three plan years and will remain active as long as you have funds in your HCFSA or HRA account.

You can use the card at qualifying merchant locations that accept Visa. This includes places such as physician and dental offices, pharmacies and vision providers.

**Using the Kaiser Health Payment Card**

The Kaiser Health Payment Card is to be used for qualified healthcare expenses. When you use the card for purchasing healthcare related items, your healthcare account is automatically debited to pay for eligible expenses.

The Kaiser Health Payment Card allows you to pay for eligible expenses at the point of service. Participants using the Kaiser Health Payment Card take advantage of five key benefits:

- Immediate payment of your expenses from your healthcare account
- Auto-substantiated claims when used at a Kaiser Permanente facility/hospital
- Increases your personal cash flow
- Reduces paper claim filing
- Ease of use of your pre-tax funds

The Kaiser Health Payment Card is a great tool to help relieve some of your paperwork; however, it is important that you keep all itemized documentation for the entire plan year in the event the purchase substantiation information is requested by Kaiser Permanente, in order to comply with IRS regulations.

**How does the Kaiser Health Payment Card work?**

As you incur eligible healthcare expenses, you present your Kaiser Health Payment Card for payment. If you are purchasing services or items from a healthcare-related merchant or one that has implemented an inventory information approval system, your transaction will be automatically validated at the point of sale. You should always retain documentation of your expenses in the event that you need to provide to the IRS. Documentation includes an itemized receipt listing the merchant name, name of the item/product, date of purchase and amount.

The card is valid for a three-year period and will contain information regarding your current plan year election. Each year when you re-enroll, the card will reflect that plan year election amount(s). The card can only be used for expenses incurred during the plan year and during the grace period. The grace period was a benefit feature elected by Sandia, which allows an extra 2 ½ month period to utilize your FSA dollars.
Retailers with Inventory Information Approval System (IIAS)

The Kaiser Health Payment Card is accepted at all healthcare-related merchants, such as physician and dentist offices, hospitals, pharmacies, hearing and vision care providers. The card will also work at discount stores and grocery stores that have implemented an inventory information approval system (IIAS). The IIAS only allows eligible expenses to be purchased at these merchants.

Overpayment Procedures

It is possible, although not common, to have a negative balance in your HCFSA account. The transaction information for the Kaiser Health Payment Card is updated daily. However, there could be an instance when the card is used on the same day a manual/auto-rollover claim is received and the total amount of both services results in a negative balance in the account. If this occurs, you should notify Kaiser Health Payment Services at 877-750-3399. Kaiser Health Payment Services will advise you of the overpayment procedures to begin the recoupment process.

Contacting Kaiser Health Payment Services

Kaiser Permanente; Health Payment Services
PO Box 1540
Fargo, ND 58107-1540
Phone: 877-750-3399 | 7:00 am – 9:00 pm CST, M-F
Fax: 877-535-0821
Email: kp@healthaccountservices.com

Claim Denials and Appeals

If Your Claim is Denied

If a claim for benefits is denied in part or in whole, you may call Kaiser Health Payment Services before requesting a formal appeal. Kaiser Health Payment Services will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal as described below.

How to Appeal a Denied Claim

If you wish to appeal a denied claim, you must submit your appeal in writing within 180 days of receiving the denial. This written communication should include:

- the patient's name and ID number as shown on the ID card;
- the provider's name;
- the date of service;
- the reason you think your claim should be paid; and
- any documentation or other written information to support your request.
You or your Dependent may send a written request for an appeal to:

Kaiser Permanente
Health Payment Services
Attention: Appeals
P.O. Box 1540
Fargo, ND 58107-1540

**Review of an Appeal**

Kaiser Health Payment Services will conduct a full and fair review of your appeal. The appeal may be reviewed by an appropriate individual(s) who did not make the initial benefit determination. Once the review is complete, if Kaiser Health Payment Services upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.
Appendix F. Applies to Employees Not Participating in the Sandia Total Health Plan

The content in this appendix is applicable to PayFlex Systems USA, Inc. processes. For detailed FSA benefit and plan information, please refer to Sections 1-13 of this Summary Plan Description. PayFlex Systems USA, Inc. administers the Healthcare Flexible Spending Account (HCFSA) for employees not enrolled in the Sandia Total Health Plan.

Claims Filing Process

After you incur an eligible expense, you have the option of submitting a claim online using Express Claims or completing a paper claim form and mailing or faxing it along with itemized documentation to PayFlex. Claims may be submitted anytime.

If you have established an HCFSA, your total annual contribution amount is available immediately. You can request reimbursement for eligible expenses up to your annual contribution amount as soon as such eligible expenses have been incurred.

Claims Filing Process with an HCFSA

Generally, in-network providers will collect a payment at the time of service. In this case you may want to use your debit card to make the payment. Remember that only the amount available in the HCFSA may be paid with the debit card.

If you are using an out-of-network provider they may require payment at the time of service. In this case you may want to use your debit card to make the payment. Remember that only the amount available in the HCFSA may be paid with the debit card.

The HCFSA will only pay if you have funds available.

You can keep track of the dollars in your HCFSA by going to www.PayFlex.com or by calling PayFlex at 800-284-4885.

IMPORTANT: You cannot be reimbursed from more than one tax-advantaged plan (e.g. HCFSA and HRA) for any single expense. Refer to the Overpayment Procedures section for more information.

Special Note regarding Orthodontia Claim Processing

Orthodontia claims require an itemized statement/paid receipt, the orthodontist’s contract/payment agreement, or monthly payment coupons. Reimbursements can be made in one lump sum, or as the services are provided over the expected treatment period.

- Coupon Payment Option – You can submit an itemized statement of your orthodontia expenses as the service is provided. Submit this documentation with a completed claim form for reimbursement.
• Monthly Payment Option – You can obtain a contract agreement from the orthodontist showing the patient name, the date of service begins and the length of service, charges for the initial banding work and the dollar amount charged each month. Submit this with your first claim form and we can automatically reimburse you each month, according to the contract. This eliminates the need for you to send a claim form each month. You do need to send a new claim form with your contract agreement at the beginning of the next plan year if you wish to continue.

• Total Payment Option – If you paid the entire amount of treatment when the service began, attach to the claim form a copy of your paid receipt, along with an itemized statement showing the provider name, patient name, date treatment started, dollar amount and amount insurance will pay. Under this option, you can only file this expense once. You cannot submit this expense again in future plan years.

Options for Reimbursement

There are several options to submit claims for reimbursement:

• Submitting an Express Claims online at www.PayFlex.com.
• Fax in a claim form with the itemized receipts to 402-231-4310.
• Mail in a claim form with the itemized receipts to:
  PayFlex Systems USA, Inc.
  P.O. Box 3039
  Omaha, NE 68103-3039

If you have enrolled in e-Notify, you will receive an email once your claim has been processed.

PayFlex™ Card

You will be provided with a PayFlex Card that may be used to pay for certain eligible expenses directly from your HCFSA. The PayFlex Card allows for direct payment to qualified merchant locations where MasterCard® is accepted. Use of the PayFlex Card is voluntary.

IMPORTANT: You should familiarize yourself with the specific products and services that are eligible for card use based on this Plan. Go to www.PayFlex.com to learn how to get the most out of your PayFlex Card.

Receiving Your PayFlex Card

Your PayFlex Card will be mailed directly to your home address and will arrive in a plain white envelope, so please do not confuse it with junk mail. Read the terms and conditions found on the card insert and sign the back of your card. You may call the customer service number listed on the back of the card to order additional cards.

Activating Your PayFlex Card

Instructions to activate your card and establish a PIN will arrive with your card, please follow the instructions, as activation is now required.
Qualified Locations and Providers

You can use the card at qualifying merchant locations that accept MasterCard. This includes places such as physician and dental offices, pharmacies and vision providers. Over 98 percent of all healthcare merchants accept the PayFlex Card.

Using the PayFlex Card

The PayFlex Card is to be used for qualified healthcare expenses. When you use the card for purchasing healthcare related items, your healthcare account is automatically debited to pay for eligible expenses.

The PayFlex Card allows you to pay for eligible expenses at the point of service. Participants using the PayFlex Card take advantage of four key benefits:

- Immediate payment of your expenses from your healthcare account
- Increases your personal cash flow
- Reduces paper claim filing
- Ease of use of your pre-tax funds

The PayFlex Card is a great tool to help relieve some of your paperwork; however, it is important that you keep all itemized documentation for the entire plan year in the event the purchase substantiation information is requested by PayFlex, in order to comply with IRS regulations.

How does the PayFlex Card work?

As you incur eligible healthcare expenses, you present your PayFlex Card for payment. If you are purchasing services or items from a healthcare-related merchant or one that has implemented an inventory information approval system, your transaction will be automatically validated at the point of sale. You should always retain documentation of your expenses in the event that you need to provide it to the IRS. Documentation includes an itemized receipt listing the merchant name, name of the item/product, date of purchase and amount. If you purchase a prescription drug along with non-qualifying items, be sure to ask the merchant to ring up the prescription separately so that you can use the card.

The card is valid for a five-year period and will contain information regarding your current plan year election. Each year when you re-enroll, the card will reflect that plan year election amount(s). The card can only be used for expenses incurred during the plan year, unless your employer has elected the grace period, allowing an extra 2 ½ month period to utilize your FSA dollars.

Retailers with Inventory Information Approval System (IIAS)

The PayFlex Card is accepted at all healthcare-related merchants, such as physician and dentist offices, hospitals, pharmacies, hearing and vision care providers. The card will also work at discount stores and grocery stores that have implemented an inventory information approval system (IIAS). The IIAS only allows eligible expenses to be purchased at these merchants. To
view a listing of IIAS approved merchants and a listing of eligible and ineligible expense items go to www.PayFlex.com.

**Overpayment Procedures**

It is possible, although not common, to have a negative balance in your HCFSA account. The transaction information for the PayFlex Card is updated daily; however, there could be an instance when the card is used on the same day a manual/auto-rollover claim is received and the total amount of both services results in a negative balance in the account. If this occurs, you should notify PayFlex at 800-284-4885. PayFlex will advise you of the overpayment procedures to begin the recoupment process.

**Contacting PayFlex**

PayFlex Systems USA, Inc.
P.O. Box 3039
Omaha, NE 68103-3039
www.PayFlex.com
800-284-4885 (phone)
402-231-4310 (fax)
Monday – Friday, 7:00 a.m. – 7:00 p.m. CT; Saturday, 9:00 a.m. – 2:00 p.m. CT

**Claim Denials and Appeals**

*If Your Claim is Denied*

If a claim for benefits is denied in part or in whole, you may call PayFlex before requesting a formal appeal. PayFlex will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal as described below.

*How to Appeal a Denied Claim*

If you wish to appeal a denied claim, you must submit your appeal in writing within 180 days of receiving the denial. This written communication should include:

- the patient's name and ID number as shown on the ID card;
- the provider's name;
- the date of service;
- the reason you think your claim should be paid; and
- any documentation or other written information to support your request.

You or your Dependent may send a written request for an appeal to:

PayFlex Systems USA, Inc.
Flex Dept. – Attn: Appeals
P.O. Box 3039
Omaha, NE 68103-3039
Review of an Appeal

PayFlex will conduct a full and fair review of your appeal. The appeal may be reviewed by an appropriate individual(s) who did not make the initial benefit determination. Once the review is complete, if PayFlex upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.
Appendix G. Applies to Employees Participating in the Sandia Dependent Care Flexible Spending Account

The content in this appendix is applicable to PayFlex Systems USA, Inc. processes. For detailed FSA benefit and plan information, please refer to Section 8 of this Summary Plan Description. PayFlex Systems USA, Inc. administers the Dependent Care Flexible Spending Account (DCFSA) for all participating employees.

Claims Filing Process

After you incur an eligible expense, you have the option of submitting a claim online using Express Claims or completing a paper claim form and mailing or faxing it along with itemized documentation to PayFlex. Claims may be submitted anytime.

If you have established a DCFSA, you can only be reimbursed up to the amount that is available in your account.

Only expenses which are incurred while you are a participant in the Plan or during the Plan year may be reimbursed from a DCFSA. An expense is considered incurred when services are provided, not when you are billed or when you pay for care.

Requests for withdrawal will be accepted and processed through April 15 of the following year for expenses incurred during the Plan year.

Options for Reimbursement

There are several options to submit claims for reimbursement:

- Submitting an Express Claims online at www.PayFlex.com.
- Fax in a claim form with the itemized receipts to 402-231-4310.
- Mail in a claim form with the itemized receipts to:
  PayFlex Systems USA, Inc.
  P.O. Box 3039
  Omaha, NE 68103-3039

If you have enrolled in e-Notify, you will receive an email once your claim has been processed.

PayFlex™ Card

You will be provided with a PayFlex Card that may be used to pay for certain eligible expenses directly from your HCFSA. The PayFlex Card allows for direct payment to qualified merchant locations where MasterCard® is accepted. Use of the PayFlex Card is voluntary.
IMPORTANT: You should familiarize yourself with the specific products and services that are eligible for card use based on this Plan. Go to www.PayFlex.com to learn how to get the most out of your PayFlex Card.

Receiving Your PayFlex Card

Your PayFlex Card will be mailed directly to your home address and will arrive in a plain white envelope, so please do not confuse it with junk mail. Read the terms and conditions found on the card insert and sign the back of your card. You may call the customer service number listed on the back of the card to order additional cards.

Activating Your PayFlex Card

Instructions to activate your card and establish a PIN will arrive with your card, please follow the instructions, as activation is now required.

Qualified Locations and Providers

You can use the card at qualifying merchant locations that accept MasterCard and is set up with the correct merchant codes for Dependent Care.

Using the PayFlex Card

The PayFlex Card is to be used for qualified dependent care expenses. When you use the card for paying for dependent care services, your dependent care account is automatically debited to pay for eligible expenses.

The PayFlex Card allows you to pay for eligible expenses at the point of service. Participants using the PayFlex Card take advantage of four key benefits:

- Immediate payment of your expenses from your dependent care account
- Increases your personal cash flow
- Reduces paper claim filing
- Ease of use of your pre-tax funds

The PayFlex Card is a great tool to help relieve some of your paperwork; however, it is important that you keep all itemized documentation for the entire plan year in the event the purchase substantiation information is requested by PayFlex, in order to comply with IRS regulations.

How does the PayFlex Card work?

As you incur eligible dependent care expenses, you present your PayFlex Card for payment. If you are paying for services from a provider that is set up to accept MasterCard and is set up with the correct merchant codes for Dependent Care, your transaction will be automatically validated at the point of sale. You should always retain documentation of your expenses in the event that you need to provide it to the IRS. Documentation includes an itemized receipt listing the merchant name, services provided, date of purchase and amount.
The card is valid for a five-year period and will contain information regarding your current plan year election. Each year when you re-enroll, the card will reflect that plan year election amount(s). The card can only be used for expenses incurred during the plan year, unless your employer has elected the grace period, allowing an extra 2 ½ month period to utilize your FSA dollars.

**Overpayment Procedures**

It is possible, although not common, to have a negative balance in your DCFSA account. The transaction information for the PayFlex account is updated daily. If this occurs, you should notify PayFlex at 800-284-4885. PayFlex will advise you of the overpayment procedures to begin the recoupment process.

**Contacting PayFlex**

PayFlex Systems USA, Inc.
P.O. Box 3039
Omaha, NE 68103-3039
www.PayFlex.com
800-284-4885 (phone), 402-231-4310 (fax)
Monday – Friday, 7:00 a.m. – 7:00 p.m. CT, Saturday, 9:00 a.m. – 2:00 p.m. CT

**Claim Denials and Appeals**

*If Your Claim is Denied*

If a claim for benefits is denied in part or in whole, you may call PayFlex before requesting a formal appeal. PayFlex will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal as described below.

*How to Appeal a Denied Claim*

If you wish to appeal a denied claim, you must submit your appeal in writing within 180 days of receiving the denial. This written communication should include:

- the child’s name;
- the provider's name;
- the date of service;
- the reason you think your claim should be paid; and
- any documentation or other written information to support your request.

You or your Dependent may send a written request for an appeal to:

PayFlex Systems USA, Inc.
Flex Dept. – Attn: Appeals
P.O. Box 3039
Omaha, NE 68103-3039
Review of an Appeal

PayFlex will conduct a full and fair review of your appeal. The appeal may be reviewed by an appropriate individual(s) who did not make the initial benefit determination. Once the review is complete, if PayFlex upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.
Appendix H. Applies to California Employees Participating in the Sandia Transportation Flexible Spending Account

The content in this appendix is applicable to PayFlex Systems USA, Inc. processes. For detailed FSA benefit and plan information, please refer to sections 1-13 of this Summary Plan Description.

PayFlex Systems USA, Inc. administers the Transportation Flexible Spending Account for all participating California employees.

Claims Filing Process

After you incur an eligible expense, you have the option of submitting a claim online using Express Claims or completing a paper claim form and mailing or faxing it along with itemized documentation to PayFlex. Claims may be submitted anytime.

If you have established TSA, you can only be reimbursed up to the amount that is available in your account.

Only expenses which are incurred while you are a participant in the Plan or during the Plan year may be reimbursed from a TSA. An expense is considered incurred when services are provided, not when you are billed.

Requests for withdrawal will be accepted and processed through April 15th of the following year for expenses incurred during the Plan year.

Options for Reimbursement

There are several options to submit claims for reimbursement:

- Submitting an Express Claims online at www.PayFlex.com.
- Fax in a claim form with the itemized receipts to 402-231-4310.
- Mail in a claim form with the itemized receipts to:
  PayFlex Systems USA, Inc.
  P.O. Box 3039
  Omaha, NE 68103-3039

If you have enrolled in e-Notify, you will receive an email once your claim has been processed.
PayFlex™ Card

You will be provided with a PayFlex Card that may be used to pay for certain eligible expenses directly from your TSA. The PayFlex Card allows for direct payment to qualified merchant locations where MasterCard® is accepted. Use of the PayFlex Card is voluntary.

IMPORTANT: You should familiarize yourself with the specific products and services that are eligible for card use based on this Plan. Go to www.PayFlex.com to learn how to get the most out of your PayFlex Card.

Receiving Your PayFlex Card

Your PayFlex Card will be mailed directly to your home address and will arrive in a plain white envelope, so please do not confuse it with junk mail. Read the terms and conditions found on the card insert and sign the back of your card. You may call the customer service number listed on the back of the card to order additional cards.

Activating Your PayFlex Card

Instructions to activate your card and establish a PIN will arrive with your card, please follow the instructions, as activation is now required.

Qualified Locations and Providers

You can use the card at qualifying merchant locations that accept MasterCard.

Using the PayFlex Card

The PayFlex Card is to be used for qualified transportation expenses. When you use the card for purchasing transportation related fees, your transportation account is automatically debited to pay for eligible expenses.

The PayFlex Card allows you to pay for eligible expenses at the point of service. Participants using the PayFlex Card take advantage of four key benefits:

- Immediate payment of your expenses from your transportation account
- Increases your personal cash flow
- Reduces paper claim filing
- Ease of use of your pre-tax funds

The PayFlex Card is a great tool to help relieve some of your paperwork; however, it is important that you keep all itemized documentation for the entire plan year in the event the purchase substantiation information is requested by PayFlex, in order to comply with IRS regulations.

How does the PayFlex Card work?

As you incur eligible healthcare expenses, you present your PayFlex Card for payment. If you are purchasing transit or parking passes from transportation-related merchant or one that has
implemented an inventory information approval system, your transaction will be automatically validated at the point of sale. You should always retain documentation of your expenses in the event that you need to provide it to the IRS. Documentation includes an itemized receipt listing the merchant name, name of the transit passes or parking facility, date of purchase and amount. The card is valid for a five-year period and will contain information regarding your current plan year election. Each year when you re-enroll, the card will reflect that plan year election amount(s). The card can only be used for expenses incurred during the plan year.

**Overpayment Procedures**

It is possible, although not common, to have a negative balance in your TSA account. The transaction information for the PayFlex account is updated daily. If this occurs, you should notify PayFlex at 800-284-4885. PayFlex will advise you of the overpayment procedures to begin the recoupment process.

**Contacting PayFlex**

PayFlex Systems USA, Inc.
P.O. Box 3039
Omaha, NE 68103-3039
[www.PayFlex.com](http://www.PayFlex.com)
800-284-4885 (phone), 402-231-4310 (fax)
Monday – Friday, 7:00 a.m. – 7:00 p.m. CT, Saturday, 9:00 a.m. – 2:00 p.m. CT

**Claim Denials and Appeals**

**If Your Claim is Denied**

If a claim for benefits is denied in part or in whole, you may call PayFlex before requesting a formal appeal. PayFlex will try to resolve the issue over the phone; however, if you are not satisfied, you have the right to file a formal appeal as described below.

**How to Appeal a Denied Claim**

If you wish to appeal a denied claim, you must submit your appeal in writing within 180 days of receiving the denial. This written communication should include:

- the provider's name;
- the date of service;
- the reason you think your claim should be paid; and
- Any documentation or other written information to support your request.

You may send a written request for an appeal to:

PayFlex Systems USA, Inc.
Flex Dept. – Attn: Appeals
P.O. Box 3039
Omaha, NE 68103-3039
Review of an Appeal

PayFlex will conduct a full and fair review of your appeal. The appeal may be reviewed by an appropriate individual(s) who did not make the initial benefit determination. Once the review is complete, if PayFlex upholds the denial, you will receive a written explanation of the reasons and facts relating to the denial.