Checklist for

Combination Medical FSA, Dependent Care FSA, and Premium Only Plan

Person to Contact with Questions:
Telephone Number: ()
Email Address:
GENERAL PLAN INFORMATION
Group's Full Name:
Group's Address:
If above address is a post office box, street address:
Group's Telephone Number: ()
Internal Group Number or Billing Number (if any):
Employer Identification Number (EIN):
Plan Year (month to month):
Original Effective Date of Plan (month & year):
Date of this Restatement (month & year):
Is this an ERISA Plan?
If so, ERISA Plan Number:
Type of Benefits Offered (please circle): Medical FSA Dependent Care FSA Premium Only Plan
Will the Premium Only Plan include contributions to a Health Savings Account?
Is this a Limited Purpose Medical FSA? (If yes, refer to the Library Section for required provisions.)
Participating Employers:
Third Party Administrator:
Name, Address, Phone:
Is this a Union Plan:
If so, what is the Name of the Union:
What is the Local Number:

Is this a Government Plan:	
If so, is HIPAA applicable:	
Does the Plan comply with any state mandated by	benefits:
List all states in which the Plan has Participants:	::
Is this a Church Plan:	
Does the Plan comply with any state mandated b	benefits:
	S:
	NITIONS
DEFI	MIIONS
"Annual enrollment period" means the period from [_	through [
each year when eligible employees may enroll for partici	cipation and make elections under the Plan for the following
plan year.	
"Day of a cost?" many the cost of many inner for	
"Benefit cost" means the cost of premiums formedical	dental
vision	hearing
prescription drug	icaring
	dent children under the <i>benefit plan</i> which <i>participant</i>
required, as a condition of coverage, to pay.	sent emidien under die benegn plan winen participant
roquired, as a condition of to votage, to pay.	
Does the Plan have a Debit Card feature?	
"Dependent" means	
grandchildren of the participant	siblings of the participant
parents of the participant	grandparents of the participant
whether the <i>participant</i> has provided one-half or more of has not provided one-half or more of his or her own supp OPTIONAL – KEEP or REMOVE [Additionally, children of a <i>participant</i> who is divorce agreement, or who has lived apart from his or her spous will be a <i>dependent</i> so long as they receive over one half one or both parents for more than one half of the calendar OPTIONAL – KEEP or REMOVE	ed, legally separated, separated under a written separation see at all times during the last 6 months of the calendar year of their support from their parents and are in the custody
Are Domestic Partners covered: If YES, please complete the following:	
	in a domestic partnership with an employee for at lea
which claims incurred for qualified medical flexible	day of the third month following the end of a <i>plan year</i> spending expenses and qualified dependent care flexibility dependent, subject to any unpaid balance in the applicability dependent care flexible spending account.
"Plan year" means the period from [] through [] each year.
(D)	
"Premium only plan" meansthe vehicle through which a participant may	y elect to pay his share of benefit costs by reducing his

salary and using pre-tax dollars.
the vehicle through which a <i>participant</i> may elect to pay his share of <i>benefit costs</i> by reducing h
salary and using pre-tax dollars, [or, if the <i>participant</i> elects not to have his salary reduced to pay <i>bene</i>
costs under "May I Elect Not to Participate," for the participating employer to make an after-ta-
contribution to the participant's salary or wage.]
"Salary reduction agreement" means
a written agreement by a participant to reduce his salary or wage in order to fund a qualified medic
flexible spending account, a qualified dependent care flexible spending account, or to pay benefit costs.
a written agreement by a participant to reduce his salary or wage in order to fund a qualified medic
flexible spending account, a qualified dependent care flexible spending account, or to pay benefit cost
[or, if the participant elects not to have his salary reduced to pay benefit costs under "May I Elect Not
Participate," a written agreement for the participating employer to make an after-tax contribution to the
participant's salary or wage.]
"Spouse" means
an individual who is legally married to a participant, but shall not include an individual legal
separated from a <i>participant</i> under a decree of legal separation.
a participant's lawfully married spouse possessing a marriage license who is not divorced from the
participant.
an employee's domestic partner.
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE
" <u>Waiting period</u> " means an interval of time during which the eligible <i>employee</i> is in the continuous, a <i>employment</i> of his <i>participating employer</i> before he becomes eligible to participate in the <i>Plan</i> .
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE ELIGIBILITY FOR PARTICIPATION Am I eligible to participate in the Plan? If you are an active, full-time employee regularly scheduled to work at least [] hours p
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE ELIGIBILITY FOR PARTICIPATION Am I eligible to participate in the Plan? If you are an active, full-time employee regularly scheduled to work at least [] hours p week
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"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE ELIGIBILITY FOR PARTICIPATION Am I eligible to participate in the Plan? If you are an active, full-time employee regularly scheduled to work at least [] hours p week If you are an active, full-time employee regularly scheduled to work at least [] hours p week[, and you have completed a waiting period of at least [] days (no more than three years)] of continuous active employment from your date of hire]; or] OPTIONAL – KEEP or REMOVE
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE ELIGIBILITY FOR PARTICIPATION Am I eligible to participate in the Plan? If you are an active, full-time employee regularly scheduled to work at least [] hours p week If you are an active, full-time employee regularly scheduled to work at least [] hours p week[, and you have completed a waiting period of at least [] days (no more than three years)] of continuous active employment from your date of hire]; or] OPTIONAL – KEEP or REMOVE If you are an active, part-time employee regularly scheduled to work at least [] hours p
"Waiting period" means an interval of time during which the eligible employee is in the continuous, a employment of his participating employer before he becomes eligible to participate in the Plan. OPTIONAL – KEEP or REMOVE ELIGIBILITY FOR PARTICIPATION Am I eligible to participate in the Plan? If you are an active, full-time employee regularly scheduled to work at least [
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OPTIONAL - KEEP or REMOVE

If you are not a *participant* in the *benefit plan*, and have decided to decline coverage under that plan because you have comparable health care coverage, you may elect to receive cash compensation as described in this section. You must complete a salary contribution agreement declining coverage in the *premium only plan* in order to receive cash compensation

OPTIONAL - KEEP or REMOVE

When will my participation begin?

If you are a new *employee* who is eligible to participate, your entry date is the...

- 11	y ou u	ie a new employee	who is eligible to	participate,	your enury	date is the	
		first day					
		first day of the i	month				

Other:					
following your eligibility date, provided that you have completed a salary contribution agreement.					
You must complete a proper <i>salary contribution agreement within</i> [] days from your original eligibility date in order to participate in this <i>Plan</i> for the <i>plan year</i> .					
If you are enrolling during an <i>annual enrollment period</i> , your entry date will be [] following the <i>annual enrollment period</i> , provided that you have completed a <i>salary contribution agreement</i> .					
Eligible <i>employees</i> who do not participate in this <i>Plan</i> may not pay any required contributions to the <i>benefit plan</i> with pre-tax dollars, nor may they pay <i>qualified medical flexible spending expenses</i> or <i>qualified dependent care flexible spending expenses</i> using pre-tax dollars.					
Eligible <i>employees</i> who do not participate in this <i>Plan</i> may not pay any required contributions to the <i>benefit plan</i> with pre-tax dollars and are not eligible to choose the cash compensation alternative, nor may they pay <i>qualified medical flexible spending expenses</i> or <i>qualified dependent care flexible spending expenses</i> using pre-tax dollars.					
expenses using pre-tax donars.					
[Unless you experience a change in circumstances, as described below,] your salary contribution agreement will continue in force for that plan year, and you will be required to complete a new salary contribution agreement for each subsequent plan year for which you decide to participate in this Plan. Your salary contribution agreement will continue in force for that plan year, and you will be required to complete a new salary contribution agreement for each subsequent plan year for which you decide to participate in this Plan.					
However, once you elect to contribute to a <i>premium only plan</i> , that election will continue to remain in effect from <i>plan year</i> to <i>plan year</i> , unless you affirmatively elect to cease your participation by so indicating on a new <i>salary contribution agreement</i> . If you decide to discontinue your participation in the <i>premium only plan</i> during the annual election period, you must affirmatively indicate your intention to do so by completing a new <i>salary contribution agreement</i> . OPTIONAL – KEEP or REMOVE					
If you do not submit the <i>salary contribution agreement</i> to the <i>Plan Administrator</i> within [] days of becoming eligible, or during the <i>annual enrollment period</i> , it will be assumed that you have decided not to participate in the <i>Plan</i> , and you will not have the opportunity to enroll until the next <i>annual enrollment period</i> or following a change in status event described below.					
May I elect not to participate in the <i>benefit plan</i> ? You may elect not to participate in the <i>benefit plan</i> by completing and filing an appropriate election/declination form with the <i>Plan Sponsor</i> within [] days of your original eligibility period or an <i>annual enrollment period</i> .					

If you elect not to participate in the <i>benefit plan</i> , you will be entitled to receive \$[] in cash
compensation from the <i>Plan Sponsor</i> .
If you elect not to participate in the <i>benefit plan</i> [due to the fact that you are currently enrolled in a different health <i>benefit plan</i> which is comparable to the <i>benefit plan</i>], you will be entitled to receive
\$[] in cash compensation from the <i>Plan Sponsor</i> .
You will be required to provide evidence of the comparable coverage to the <i>Plan Sponsor</i> in order to receive the cash compensation.
<u> </u>
Any such cash compensation paid to you will be on an after-tax basis within [] days from your election not to participate
Any such cash compensation paid to you will be paid on an after-tax basis on a pro rata basis on the
day of each month.

May I make mid-year changes in my *Plan* elections?

However, you may make a mid-year election change if you experience a change in status event listed below, if that change in status event affects the eligibility for benefits of you, your *spouse*, or your *dependent*, and the election change you make is consistent with the change in status event. Change in status events include:

- Marriage.
- Divorce, legal separation, or annulment.
- Birth, adoption, or placement for adoption of a child.
- Death of a spouse or dependent.
- Termination or commencement of employment by you, your *spouse*, or your *dependent*.
- Reduction or increase in hours of employment by you, your *spouse*, or your *dependent* child (including a switch from part-time to full-time employment status or vice versa, a strike, or a lockout).
- Place of residence change by you, your spouse, or your dependent, which results in a change in eligibility.
- Commencement or return from an unpaid leave of absence by you, your *spouse*, or your *dependent*.
- A significant change in the cost of dependent care.
- A change in dependent care providers.
- A dependent care provider's cessation of business.
- Your *dependent* satisfies or ceases to satisfy the requirements for coverage due to attainment of age, or any circumstance that would make the *dependent* ineligible.
- A change in worksite of you, your *spouse*, or your *dependent*.
- The entitlement to Medicare or Medicaid or the loss of coverage under Medicare or Medicaid by you, your *spouse*, or your *dependent*.
- If you, your *spouse*, or your *dependent* becomes eligible for *COBRA* continuation coverage under the *benefit plan*, you may elect to increase your contributions to the *premium only plan* or the *qualified medical flexible spending account*.
- Any other change in status that the *Plan Administrator*, in its sole discretion, determines will permit a
 change or revocation of an election during a *plan year* according to regulations and rulings under the
 Internal Revenue Service.

OPTIONAL - KEEP or REMOVE

If you experience such a change in status and wish to change your level of coverage, you must submit written notification to the *Plan Administrator* within [_____] days of your change in status., as well as a new *salary contribution agreement* reflecting your new contribution elections.

The change in coverage becomes effective...

	6 6
	with the first pay period
	on the first day of the month
	on the first day

...following the date the written notification is received by the *Plan Administrator*, except that coverage for birth, adoption, or placement for adoption becomes effective the date of the event.

Must the election change be consistent with the change in status?

You will be permitted to change an election during the *plan year* and make a new election for the remainder of the *plan year* only if the change you make is consistent with the event. For example, you can only change your election to contribute to the *premium only plan* or the *qualified medical flexible spending account if:*

- The change in status results in you or your spouse or dependent child, gaining or losing eligibility for health coverage under the *benefit plan* or another health plan of your spouse's or dependent child's employer; and
- The election change corresponds with that gain or loss of coverage.

OPTIONAL - KEEP or REMOVE

What if there is a change in the cost of coverage during the plan year?

If the *benefit costs* significantly increase or decrease (as determined by the *Plan Sponsor*), you may make a corresponding change in your election to participate in the *premium only plan*.

OPTIONAL - KEEP or REMOVE

	When o	does my	participation end?	<u>Please</u>	choose	ONE
--	--------	---------	--------------------	---------------	--------	-----

ALL ON SAME DATE: If you terminate employment with the *participating employer*, your participation in this *Plan* will terminate on the last day you are *actively at work* unless you elect to continue your participation in accordance with the guidelines provided in the "*COBRA* continuation coverage" section.

POP AT END OF MONTH: If you terminate employment with the *participating employer*, your participation in the Medical Flexible Spending Account and the Dependent Care Flexible Spending Account will terminate on the last day you are *actively at work* unless you elect to continue your participation in accordance with the guidelines provided in the "*COBRA* continuation coverage" section.

If you termination employment with the *participating employer*, your participation in the Premium Only Plan will terminate on the last day of the month following your termination of employment.

When does my participation end? *Please choose ONE*

If your employment terminates, and you return to eligible employment with your participating employer within the same plan year, you will not be permitted to rejoin the Plan.
If your employment terminates, and you return to eligible employment with your participating employer:

Within 30 days, you may rejoin the Plan provided that you keep your original election for that plan year; or
More than 30 days following termination of your participation, you may rejoin the Plan and make a new election for the remainder of the plan year, as long as the termination was not for the purpose of altering the original election.

Coverage for a rehired employee is effective on the:

	date of rehire
ĺ	first day of the month following the date of rehire
ĺ	Other:

What	ic	the	cost	Λf	CORRA	coverage?

If you are eligible for and choose to continue coverage, you will be required to pay []% of your norm contribution, and []% of the <i>employer contribution</i> , plus a []% administration fee.					
BENEFITS					
Qualified medical flexible spending expenses Is there a grace period for medical expenses?					

If the Plan also has an HRA, please choose one of the f	following:				
offered by the <i>Plan Sponsor</i> , the reimbursement this <i>Plan</i> is not available for <i>qualified medical</i> .	nent arrangement account under <i>Code</i> §§ 105 and 106 nt of <i>qualified medical flexible spending expenses</i> under <i>flexible spending expenses</i> that are covered by the health the from the health reimburgement account covering these				
	reimbursement account until the amount available from the health reimbursement account covering those same <i>qualified medical flexible spending expenses</i> has been exhausted.				
If you also participate in a health reimbursement Plan Sponsor, you must first exhaust the amou	at arrangement under <i>Code</i> §§ 105 and 106 offered by the unt available for the reimbursement of <i>qualified medical</i> after seeking reimbursement for such <i>qualified medical</i>				
flexible spending expenses under the health rein	nbursement account.				
What are examples of qualified and non-qualified specifically exclude these items	medical flexible spending expenses? Do you want to				
Examples of non-qualified medical flexible spending exp					
Hormone therapy relative to gender identity disc					
Sexual reassignment surgery, including all relate	ed expenses				
Qualified dependent care flexible spending expenses Is there a grace period for dependent care expenses?					
Debit card feature The debit card is available for:					
qualified medical flexible spending expenses	qualified dependent care flexible spending expenses				
If you contribute to both a <i>qualified medical flexible</i> spending account, you will receive one card for both accounts.	spending account and a qualified dependent care flexible				
a separate card for each account.					
The <i>debit card's</i> use is limited to					
physicians	pharmacies				
dentists	vision care offices				
hospitals	providers of dependent care services				
provider of service, including the information required	ou must submit an invoice or receipt from the merchant of under either Sections "How do I file a claim for qualified dependent care flexible spending				
Are claims for Medical Expenses to be directed to the TF	PA or Plan Administrator?				
Are claims for Dependent Care Expenses to be directed t	o the TPA or Plan Administrator?				
days following the end of the	flexible spending expenses must be submitted within				
grace period					
or if earlier, days following the date you cease	e to participate in the <i>Plan</i> , or the claim will be denied.				

	FUNDING
accounthe pla	the date of termination, you have a balance remaining in your qualified dependent care flexible spending at, any qualified dependent care flexible spending expenses incurred after the date of termination but during any year will be reimbursed by the <i>Plan</i> in accordance with the guidelines in this section. ONAL – KEEP or REMOVE
to fi	le any qualified dependent care flexible spending expenses incurred for that year.
. ~	grace period
	plan year
What You ha	if I do not use all of the money in my qualified dependent care flexible spending account? ave [] days after the end of the
	you may carryover unused amounts up to [] (\$500 maximum).
	OR
spenai	you forfeit any unused funds in your account.
	fail to file for reimbursement within this time limit, or if you did not incur enough <i>qualified medical flexible</i> ing expenses to meet your annual salary contribution amount
to fi	le any qualified medical flexible spending expenses incurred for that year.
	grace period
	plan year
You h	
What	if I do not use all of the money in my qualified medical flexible spending account?
	made to the qualified dependent care flexible spending account.
	plan year [or the grace period] will the amount paid for claims exceed the amount of contributions
	dependent care flexible spending account.
110110	plan year will the amount paid for claims exceed the amount of contributions made to the <i>qualified</i>
	ing account balance is less than my claim? time during the
	if my qualified medical flexible spending account balance or my qualified dependent care flexible
	grace period in which the expense was incurred.
	plan year in which the expense was incurred.
\$[], except at the end of the
The n	ninimum amount you may submit for reimbursement for qualified dependent care flexible expenses is
	grace period in which the expense was <i>incurred</i> .
	plan year in which the expense was incurred.
\$[], except at the end of the
	ninimum amount may submit for reimbursement for qualified medical flexible spending expenses is you
Is the	re a minimum claim amount?
denied	
or i	f earlier, [] days following the date you cease to participate in the <i>Plan</i> , or the claim will be
	plan yeargrace period
	nian vear

How is a qualified medical flexible spending account funded?
Your qualified medical flexible spending account is funded by the amounts that you elect to contribute to
the account by executing a valid salary contribution agreement
Your qualified medical flexible spending account is funded by the amounts that you elect to contribute to
the account by executing a valid salary contribution agreement together with any employer
contributions].
Qualified medical flexible spending expenses will be reimbursed to you to the extent of the amount you
have elected to reduce your salary or wages for the <i>plan year</i> under a valid <i>salary contribution</i>
agreement.
Qualified medical flexible spending expenses will be reimbursed to you to the extent of the amount you
have elected to reduce your salary or wages for the <i>plan year</i> under a valid <i>salary contribution</i>
agreement [along with the amount that the participating employer has agreed to contribute to your
account].
Your annual salary or wage may be reduced in an amount not to exceed \$[] (up to \$2,650) each plan year.
If you contribute at least \$[] to your <i>qualified medical flexible spending account</i> , the <i>participating employer</i> will contribute \$[] to your account. <i>Employer contributions</i> will be funded to your account pro rata over the number of consecutive pay periods in the <i>plan year</i> . OPTIONAL – KEEP or REMOVE
How much can I elect to contribute to my qualified dependent care flexible spending account? If you are not married you may contribute up to \$[] to a qualified dependent care flexible spending account; however, in the event that your earned income is less than \$5,000, you may contribute an amount not to exceed your earned income for the taxable year.
Minimum Election Amounts The minimum amount you may elect to contribute to your qualified medical flexible spending account is \$[] each year.
The minimum amount you may elect to contribute to your <i>qualified dependent care flexible spending account</i> is \$[] each year.
SALARY CONTRIBUTION AND DISCRIMINATION
Termination, revocation, or amendment of salary contribution elections However, with regard to the <i>premium only plan</i> only, once you have elected to participate in a <i>premium only plan</i> , your participation will continue from <i>plan year</i> to <i>plan year</i> unless you affirmatively elect to cancel or change that participation by completing the appropriate salary contribution agreement. OPTIONAL – KEEP or REMOVE
PLAN ADMINISTRATION
Who has the authority to make decisions in connection with the <i>Plan</i> ? The <i>Plan Administrator</i> has retained the services of the <i>third party administrator</i> to provide certain claims processing and other ministerial services. OPTIONAL – KEEP or REMOVE
The duties of the <i>Plan Administrator</i> include the following:

• To appoint and supervise a *third party administrator* to pay claims; **OPTIONAL – KEEP or REMOVE**

MISCELLANEOUS INFORMATION
Will the <i>Plan</i> provide a statement of benefits? Will the Plan provide a statement of benefits?
If "NO," please move on to "CLAIMS REVIEW PROCEDURE"; If "YES," please choose an option
On or before January 31 st of each year, the <i>Plan Administrator</i> will furnish each <i>participant</i> who received benefits under the <i>Plan</i> a written statement showing
Throughout the <i>plan year</i> , the <i>Plan Administrator</i> will provide access to a web-based online system to each <i>participant</i> who received benefits under the <i>Plan</i> which will show
the amounts paid or the expenses incurred by the Plan Sponsor in providing reimbursement under the Plan for qualified dependent care flexible spending expenses, qualified medical flexible spending expenses, and benefit costs for the prior plan year.
CLAIMS REVIEW PROCEDURE
Requirements for appeal Appeals should be directed to the TPA or Plan Administrator:
Please provide the fax number for the above:
Appeal of Claims or Disputed Claims However, should a participant have a claim for benefits under this <i>plan</i> , either because the wrong amount was taken from the participant's salary, or because the <i>benefit cost</i> was not properly paid, the participant must notify the <i>Plan Administrator</i> within [] days after the pay-period in which the incorrect amount was taken from the participant's salary, so that the <i>Plan Administrator</i> may make the necessary adjustments.
Decision on review to be final Any legal action for the recovery of any benefits must be commenced within [] after the <i>Plan's</i> claim review procedures have been exhausted.
The following questions ONLY apply if there are 2 levels of appeal. If your Plan has only 1 level of appeal, please skip these questions.
Full and fair review of all claims Participants at least 180 days following receipt of a notification of an initial adverse benefit determination within which to appeal the determination and [] days to appeal a second adverse benefit determination;
Adverse Decision on First Appeal; Requirements for Second Appeal Upon receipt of notice of the <i>Plan's</i> adverse decision regarding the first appeal, you have [] days to file a second appeal of the denial of benefits.
HIPAA PRIVACY PRACTICES
Disclosure of Protected Health Information ("PHI") to the Plan Sponsor for Plan Administration Purposes The following employees, or classes of employees, or other persons under control of the Plan Sponsor, shall be given access to the PHI to be disclosed: