

THE MARYLAND-NATIONAL CAPITAL PARK AND PLANNING COMMISSION

6611 Kenilworth Avenue, Riverdale, Maryland 20737

2023 Flexible Spending Account Election Form

EMPLOYEE INFORMATION						
Name		Employee II	Employee ID Work Location			
Phone Number	Work Locati					
ELECTION INFORMATION:	Amount Per Pay Period	OR	Annual Election	Maximum Allowed		
☐ Health Care Reimbursement (for Health Care expenses)				_ \$2,850		
☐ Dependent Care Reimbursement (for Day Care expenses)				_ \$5,000		
NOTE 1 : In the event of a calculation d amount will be recalculated. If the reca						
NOTE 2: If you are married and filing so	eparately, your d	ependent care maxii	mum is \$2,500.			
QUALIFIED LIFE EVENT CHANGE						
Date of Event: / /						
 □ Open Enrollment □ New Hire/Rehire □ Change in Day Care providers/So □ Loss of dependent status □ Marriage / Divorce 	hool Closure	☐ Birth/Death of ☐ Unpaid leave	ployment status of er f spouse or depender of absence by employ f Employment or Ret	it /ee or spouse	se 	
DIRECT DEPOSIT for REIMBUF registering on Benefit Strategies' webs		-	ect deposit of your re	imbursements by	,	
I elect to participate in the M-NCPPC's F re-enroll each year. I authorize the hea administrator in connection with debit co form before any change can be made. A terminate before the end of the calenda elect to continue the plan under COBRA reimbursement. Any overpayment m	Ith vendors to property descriptions and acceptance of the prior plan year, I will be ron a post-tax ba	ovide claim informat dministration. Proof ear form will not be a reimbursed only for easis. I have 90 days	ion to the Commission of the qualifying event occepted for the curren expenses incurred prior from separation date t	's flexible spendin t must be submitte t plan year. If I r r to separation da to submit expense	g account ed with this etire or te, unless I s for	
I have read and I agree to the terms an	d conditions set	forth on both sides o	of this form.			
Employee Signature:			HEALTH & BENEFITS ON	VLY DATE	INITIALS	
Date			Received			
			HRIS			
			Effective Date			

As a participant, I understand that:

- 1. I cannot change or revoke this agreement at any time prior to the next plan year unless I have a change in family status as described in the Summary Plan Description.
- 2. Deductions from my salary will occur for the remainder of the calendar year, unless this agreement is amended or terminated due to a qualifying life event.
- 3. The plan administrator may change the amount of my pay reduction or otherwise modify this agreement if it is required to satisfy compliance with the Internal Revenue Code.
- 4. Only my child(ren) under the age of 13 or a child(ren) 13 years or older who is disabled is/are eligible for dependent care reimbursement. If a child turns 13 during the plan year only expenses incurred before he or she turned 13 will be covered. You may change election amount within 45 days of child reaching age 13.
- 5. I have until March 15th of the year following plan year to use any remaining funds in the prior year account(s).
- 6. I will have until March 31st following the end of the plan year (in 2020 extended to June 30, 2020) or **90 days following my termination** of employment to submit receipts for expenses incurred during the plan year. If I terminate, all expenses must be incurred prior to my termination, unless I elect to continue after-tax payments to the plan after my termination.
- 7. I agree on demand to indemnify and reimburse the Commission for any non-qualifying or non-eligible expenses reimbursed or for any overpayment made. If retired I authorize the Commission to request deduction from my annuity check.
- 8. If the amount in my reimbursement account at the end of the year exceeds the amount of my eligible expenses for the plan year, I will forfeit the excess amount in accordance with IRS regulation.
- 9. If I am married, to be eligible for the dependent care FSA, I affirm that my spouse is working, going to school full time, or is incapable of self care. From the point in time that this situation changes, I understand I will be ineligible to further participate in the dependent care FSA.
- 10. This authorization is binding for the entire plan year, unless I terminate my employment or experience an eligible family status change. If I experience a Qualified Life Event Change and want to make a change to my elections, I understand that I must submit a change form within 45 days to the Health & Benefits office.
- 11. If my spouse elects to participate in his/her employer plan, I/we are responsible for making sure we do not exceed the IRS limit of \$5,000 per family or \$2,500 per person for dependent care or health care. If we do, my spouse is required to make a change in his/her election status plan. No change will be made in the M-NCPPC plan.
- 12. I have read the Commission's information on this plan in the Employee Benefits Handbook including the definition of a dependent.
- 13. The FSA administrator nor M-NCPPC shall have any liability for any erroneous payment arising out of my failure to notify the FSA administrator of a lost or stolen spending account card or my termination as a participant in the FSA Plan.

RETURN THIS FORM BY EMAIL TO THE HEALTH & BENEFITS OFFICE: Benefits@mncppc.org or fax: 301-454-1687.