TriNet SOI Benefits Guidebook and Summary Plan Description

Benefits Plan Year
April 1, 2017– March 31, 2018

If you have questions about your benefits, please contact the TriNet Solution Center. You may call 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday or send an email to soiemployees@trinet.com.

Sí usted tiene preguntas sobre sus beneficios, por favor contacte al Centro de Soluciones de Empleados. Usted puede llamar al 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, de Lunes a Viernes o puede enviar un correo electrónico a soiemployees@trinet.com
TriNet is the single employer sponsor of all its benefit plans. TriNet makes these plans available to qualifying Worksit employees ("WSEs"), with whom TriNet has established an employment relationship, and who perform services for customers of TriNet in a Professional Employer Organization ("PEO") service model. Under this model, TriNet incurs all expenses associated with its plan sponsorship and maintenance, and TriNet bills the customer for its services. The customer has no other financial obligation to TriNet, its other customers, or any of its insurance carriers for TriNet benefit plan sponsorship or provision. TriNet carriers have no recourse against TriNet customers other than compliance with TriNet contract terms, customers have no legal responsibilities to TriNet, the WSEs, or any other TriNet customer for plan sponsorship or compliance.

References to "your benefit programs or plans" are not legal terms or terms of art, and should not be confused with the legal plan sponsorship, participation, or fiduciary compliance. These terms and others, such as "your employees" or "your selections, plan, or investments," are used solely as lay terms of convenience so that you understand we are referring only to the decisions made and plans available in a specific Worksit or to a specific group of Worksit employees.
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CHAPTER 1 – PLAN INFORMATION

Name of the Plan
Strategic Outsourcing Inc. Employee Benefit Plan

Plan Number
501

Type of Plan
The Plan is an insured welfare plan providing health, dental, vision, life, accidental death and dismemberment and disability benefits, and a self-insured plan providing health care and dependent day care flexible spending accounts. Many of these benefits are offered on a tax favored basis through a cafeteria plan.

Payment of Plan Expenses
Plan expenses are paid through the TriNet Employee Benefit Insurance Trust and TriNet’s general assets, which is operated for the exclusive benefit of TriNet employees.

Plan Sponsor and Plan Administrator
The Plan Sponsor and Plan Administrator is Strategic Outsourcing, Inc. ("TriNet"). TriNet is responsible for determining Plan eligibility and the day-to-day management of the plans. Some Plan eligibility determinations may be based on information received from you or your Worksite.

Strategic Outsourcing, Inc.
3023 HSBC Way
Suite 100
Fort Mill, SC 29707

Service of Legal Process
TriNet's agent for service of process is CT Corporation System. CT Corporation System has locations across the country.

CT Corporation System
818 West Seventh Street
2nd Floor
Los Angeles, CA 90017
866.925.9916

Legal process also may be served properly on the Plan at:

TriNet HR III, Inc.
Attn: Chief Legal Officer
1100 San Leandro Blvd.
Suite 400
San Leandro, CA 94577
510.352.5000

Benefits Plan Year
The benefits plan year begins on April 1 and ends on March 31.
CHAPTER 2 – INTRODUCTION, DEFINITIONS, AND SUMMARIES OF BENEFITS AND COVERAGE

2.1 Introduction
Welcome to the TriNet SOI Benefits Guidebook and Summary Plan Description (the “Guidebook” or “SPD”).\(^1\) TriNet SOI provides fully insured medical, dental, vision, health care and dependent day care flexible spending accounts, to you through the Strategic Outsourcing, Inc Employee Benefit Plan, hereafter called the “TriNet SOI Benefits Plan” or the “Plan.” The TriNet SOI Benefits Plan is maintained for the exclusive benefit of Plan participants and their eligible dependents.

To the extent applicable, the Plan is qualified under Section 125 of the Internal Revenue Code of 1986, as amended (the “IRC” or “Code”), which allows TriNet SOI to offer you a choice of plans within each benefits option paid for, in many cases, on a pre-tax basis. To maintain its Section 125 qualification, the Plan must maintain certain eligibility and benefits change rules. Those Section 125 rules are contained in this Guidebook to help you maximize the benefits for yourself and eligible dependents.

The Plan is subject to the Employee Retirement Income Security Act of 1974 (“ERISA”) which provides certain protections for you and your dependents. This Guidebook, in conjunction with the separate carrier-issued certificates of coverage (the Carrier Certificates) and the Summaries of Benefits and Coverage (SBCs), which are incorporated herein by reference and found on the TriNet Platform (trinetsoi.com), make up your entire Summary Plan Description, as required under ERISA.

This Guidebook contains information on who is eligible for benefits and how to enroll in and maintain your benefits. The Carrier Certificates contain information that describes the types of covered expenses, amounts covered, exclusions, limitations and other rules that are specific to each benefit offered under the Plan. For example, if you are enrolled in the Aetna PPO plan, and you want to know if an MRI is covered, you will need to consult the Aetna-issued Carrier Certificate. The Summaries of Benefits and Coverage provide a short, easy to understand uniform summary of the medical benefit plans offered under the Plan.

Every attempt has been made to be as informative as possible about the benefits available under the Plan and the eligibility requirements for those benefits. This Guidebook is intended to provide a summary of the major provisions of the plans in which you are eligible to participate. The information is described as clearly as possible with minimal use of the technical words and phrases normally appearing in the official Plan document ("Official Plan Document"). However, the Official Plan Document, which is available on request, remains the final authority and, in the event of a conflict with this Guidebook, the Official Plan Document shall govern in all cases.

Insurance coverage exclusions and limitations apply. In the event there is a conflict between any of the information contained in any benefit materials provided by TriNet SOI (including but not limited to information contained in any TriNet SOI website, the Open Enrollment Confirmation email, any written or electronic pamphlets, letters, emails, text messages, and statements made by TriNet SOI employees) and the Plan document, the Plan document shall control. Also, if there is a conflict between an official certificate provided by the insurance carrier(s) (the "Carrier Certificate") and either the Plan document, any TriNet SOI Summary Plan Description, statements made by a TriNet SOI employee, or any other benefits guidance materials provided by TriNet SOI (including but not limited to those described above), the Carrier Certificate shall control except with respect to eligibility to participate in the Plan. It is important to note that although some carrier certificates list the dependents that “may” be covered if permitted by the Plan, the dependent eligibility provisions are solely determined by the Plan document and TriNet SOI Benefits Guidebook.

The Plan Administrator has full discretionary authority to interpret the Plan, its provisions, and regulations with regard to eligibility, coverage, benefits entitlement, and general administrative matters. The Plan Administrator’s decisions will be binding on all Plan participants and conclusive on all questions of coverage under this Plan.

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\(^1\) This Guidebook also serves as the Summary Plan Description ("SPD") required by the Employee Retirement Income Security Act of 1974, as amended ("ERISA"). We provide the Guidebook and the SPD to you in one integrated form in order to avoid the confusion that can be caused by separate documents. Throughout, we will refer to this document as “the Guidebook” and “the SPD” interchangeably.
The TriNet SOI benefit plans are fully insured, and as such, all claims administration is performed by the carrier, without input from TriNet. TriNet does not have the ability to influence the insurance carrier’s decisions with respect to fully insured plans. The following are determined solely by and at the full discretion of the insurance carrier in accordance with their plan rules and underwriting guidelines:

a. Adjudication of claims,
b. Decisions on the existence of pre-existing conditions (the medical plans do not have a pre-existing conditions limitation),
c. Approval of additional benefits,
d. Evidence of Insurability review and approval,
e. Approval for non-standard or experimental treatments, and/or
f. Outcome of claim appeals.

If you have a health care or life insurance claim issue, your path of appeal is through the insurance carrier. Each carrier describes its appeal process in the Carrier Certificate posted on the TriNet Platform (trinetsoi.com).

The failure of the Plan Administrator to enforce strictly any provision of this Plan shall not be construed as a waiver of the provision. Rather, the Plan Administrator reserves the right to enforce strictly each and every provision of this Plan at any time, regardless of the prior conduct of the Plan Administrator and regardless of the similarity of the circumstances or the number of prior occurrences.

TriNet hopes and expects to be able to continue the Plan indefinitely, but reserves the right to make changes in the Plan or to discontinue the Plan at any time in its sole and absolute discretion. TriNet will notify Plan Participants if it amends or discontinues the Plan. Any and all amendments to the Plan shall be in writing and shall be authorized by the signature of the Plan Administrator or its assigned designee.

TriNet cannot anticipate new federal and state regulations concerning group health plans. The Plan is administered to be compliant with legislative mandates. If your eligibility or benefits are impacted by new legislation, TriNet will communicate those changes to you.

You may review the Official Plan Document on file. In the event there is a conflict between any benefits guidance materials provided by TriNet (including, but not limited to written/electronic materials and statements made by a TriNet Worksite employee) and this Summary Plan Description, this Summary Plan Description and/or the Official Plan Document shall control. Again, in the event there is a conflict between this Summary Plan Description and the Official Plan Document, the Official Plan Document shall control. Also, if there is a conflict between a Carrier Certificate and either the Official Plan Document or this Summary Plan Description, the Carrier Certificate shall control.

No person will be refused enrollment or re-enrollment because of race, color, creed, marital status, gender, sexual orientation, medical condition, or age.

2.2 Definitions
The following terms are used within this Guidebook:

“Actively at Work” means that you are performing all of the usual and customary duties of your job on a full-time basis and you are working an average of 30 TriNet payroll hours per week (20 in Hawaii).

“Affordable Care Act (ACA)”- Refers to two separate pieces of legislation, however most commonly refers to the Patient Protection and Affordable Care Act (P.L. 111-148).

“Beneficiary” is an individual you have elected to receive life insurance proceeds in the case of your injury or death. See the Chapter subsection titled Beneficiary Designation for help with beneficiary designation. Designating a family member as a beneficiary does not automatically make him/her a dependent or enroll that individual in TriNet SOI benefits. See the definition of a dependent below.

“Benefits Eligibility Date” is the first day you are eligible to participate in the Plan after any applicable waiting period has been satisfied.
“Benefits Effective Date” is the first day a new TriNet SOI customer offers benefits to its Worksite employees.

“Benefits plan” is a component plan, such as medical or dental, established under the TriNet SOI benefits Plan.

“Benefits Plan Year” is the period beginning on April 1 and ending on March 31.

“Calendar year” is January 1 to December 31.

“Carrier” means an insurance company that has contracted with TriNet SOI to insure and reimburse eligible claims incurred by you or your eligible dependents.

“Carrier Certificates” are the part of your Summary Plan Description that provide specific detail about covered treatments and services. The insurance carriers of the fully insured benefit plans provide a Carrier Certificate for each benefit plan offered by TriNet SOI. You can request a carrier certificate for your specific plan by calling the Solution Center. If you still have questions after reading your Carrier Certificate, call the carrier at the number shown on your ID card for more information.

“Customer” means an entity that has signed a service agreement with TriNet where TriNet has agreed to provide human resources, payroll, and benefits services in a PEO relationship. The term “customer”, “client” and “Worksite” will be used interchangeably.

“COBRA” means the Consolidated Omnibus Budget Reconciliation Act of 1985, as amended, which provides continuation of medical, dental, and vision coverage, and a health care flexible spending account (FSA) option (as defined below) for eligible employees (WSEs) in certain circumstances.

“Days” means calendar days unless otherwise noted.

“Deductible” means the amount you owe for health care services your medical plan covers each year before your health insurance or plan begins to pay. For example, if the deductible is $1,000, your plan will not pay anything until you have met the $1,000 deductible for covered health care services subject to the deductible. The deductible may not apply to all services. In addition, the deductible may accrue on a calendar year basis.

An individual deductible is the amount each covered person needs to incur before the plan begins paying the eligible medical bills for the rest of the year. A family deductible is the total amount you and your covered family members need to incur together before the plan begins paying the eligible medical bills for all covered members for the rest of the year.

However, the deductibles work differently for TriNet SOI HDHP medical plans:

   a. The individual deductible only applies if you enroll yourself in an employee only plan
   b. For all other plans the family deductible applies when more than one person is covered under the plan.

Here is an example of how the deductible works for these plans:

For example, you elect an HDHP plan for yourself and your spouse, with the employee + spouse coverage level. Before the HDHP plan will start paying benefits, you must satisfy the family deductible, even if only one covered family member uses medical services during the deductible year.

“Dependent” means a family member who is eligible to be enrolled in TriNet SOI healthcare benefits. See the Chapter titled Eligibility for the eligibility requirements. Once you have verified that an individual is an eligible dependent under the terms of the Plan and have entered him/her as a dependent, you must also elect which plans (e.g., medical, dental, and/or vision) this individual will participate in. Merely designating a family member as a dependent does not automatically enroll that individual in the benefit plans you elected for yourself.

“Domestic Partner” refers to a relationship that meets all the requirements listed under the Chapter titled – Eligibility.
“Group Benefit Plan” (also known as a group health plan or medical plan) - means an employee welfare benefit plan established or maintained by an employer to the extent that the plan provides medical care (including items and services paid for as medical care) to eligible employees or their eligible dependents directly or through insurance, reimbursement, or otherwise.

“Health Care” means medical, dental or vision coverage provided under the Plan.

“Health Care FSA” means a flexible spending account established to help you pay for eligible out-of-pocket health care expenses on a pre-tax basis.

“HIPAA” means the Health Insurance Portability and Accountability Act of 1996, as amended.

“Imputed Income” refers to the value of certain benefits that are subject to taxation under the IRC. Examples are Worksite-paid group life insurance in excess of $50,000 or the Worksite-paid portion of health care benefits for an individual who is not your IRC-defined tax dependent.

“Month(s)” for any applicable waiting period, a month is counted from one numerical date in the beginning month to the same numerical date in the following month(s). For example, January 8th to February 8th is a month, just as is February 8th to March 8th.

“Newly Eligible” is when you initially become eligible for TriNet SOI benefits, either on your date of hire or at the end of a waiting period, because you have been newly hired by your Worksite, your Worksite is a new TriNet SOI customer, or your status has changed from part-time to full-time subject to waiting period.

“Open Enrollment” is the annual enrollment period when you may make changes to your benefit elections and/or add or drop eligible dependents.

“Online Enrollment” is a benefits election made via Online Benefits Enrollment platform

“Plan” refers to the Strategic Outsourcing Inc. Employee Benefit Plan.

“Plan Administrator” is Strategic Outsourcing, Inc., including for purposes of ERISA § 3(16).

“Plan Sponsor” is Strategic Outsourcing, Inc.

“Rehire” means you have been covered under TriNet SOI benefits, your benefits terminate due to loss of employment and you are subsequently rehired by the same Worksite or a related Worksite.

“Spouse” means your legally married husband or wife.

“TriNet Platform” is your primary source for TriNet benefits information. It can be found by logging on to www.trinetsoi.com. You will be prompted to create your own account to enroll or waive when you are first eligible for TriNet benefits. You can find benefits information, including but not limited to the TriNet SOI Benefits Guidebook and Summary Plan Description (SPD), Summary of Benefits and Coverage (SBC) and the Carrier Certificates which provide specific detail about covered treatments and services.

“Variable Hour Employee” is an ACA designation that is used for Applicable Large Employers to define WSEs for whom the Worksite is unable to determine whether or not the WSE will be reasonably expected to work on average at least 30 hours per week.

“Waiting Period” is the amount of time determined by your Worksite that defines the time between your hire date and benefits eligibility date.

“Worksite” means an entity that has signed a service agreement with TriNet SOI where TriNet SOI has agreed to provide human resources, payroll, and benefits services in a professional employer organization (PEO) relationship. The terms “Worksite”, “client” and “customer” will be used interchangeably in this Guidebook.
2.3 Summary of Benefits and Coverage (SBC)
The SBCs provide you with an easy-to-understand summary about each medical plan’s benefits and coverage. The new SBC regulation is designed to help you better understand and evaluate your health plan choices.

All insurance companies and group health plans will use the same standard SBC format to help you compare health plans. The SBC form also includes details, called “coverage examples,” which are comparison tools that allow you to see what the plan would generally cover in two common medical situations.

If TriNet SOI provides your medical benefits, the SBC for your medical plan is available on the TriNet Platform (trinetsoi.com). The SBCs are available to you on behalf of your dependents. If an additional copy is required for a dependent with a different address, you may either copy the document from TriNet SOI or request an additional copy from the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

2.4 Definition of Terms Used in Summaries of Benefits and Coverage
A uniform glossary is provided by the Department of Labor (DOL) to help you understand the terms used in the SBCs. It is available online at dol.gov/ebsa/pdf/SBCUniformGlossary.pdf.
CHAPTER 3 – ELIGIBILITY

3.1 Eligibility

You

You are an eligible participant if:

a. Your Worksite employer has signed a Benefit Plan Acknowledgement with TriNet SOI to offer some or all of TriNet SOI’s benefit plans.
b. Are either
   a. Regularly scheduled to work for TriNet or an individual TriNet customer, remain actively at work and are paid through the TriNet payroll for a minimum of 30 hours a week (20 in Hawaii), unless you are on a TriNet approved leave of absence; or
   b. A Variable Hour Employee who averaged at least 30 hours a week during the initial or standard measurement period and your Worksite has designated you as a full-time employee for the duration of the subsequent initial or standard stability period.
c. Have completed any applicable waiting period determined by a carrier and/or your Worksite. If you are not at work or performing services and being paid by TriNet on your benefits eligibility date, coverage will begin on the first date you actually perform services compensable by TriNet; provided, however, that for purposes of the TriNet major medical coverage, you will be treated as being actively at work on your benefits eligibility date if you performed services compensable by TriNet on or after your most recent hire date, but are absent on your benefits eligibility date because of a health factor; and
d. Maintain a primary residence or are regularly employed within the geographic scope of an applicable plan or be regularly employed in the service area.

You are ineligible for TriNet SOI benefits if you are:

a. An independent contractor;
b. A seasonal Worksite employee;
c. A temporary Worksite employee, only if the Worksite is not an ACA Applicable Large Employer;
d. A commissioned Worksite employee that is earning wages or eligible for commissions that will not be paid through TriNet payroll;
e. A business owner, partner or member that is not earning wages paid through TriNet SOI payroll;
f. A Worksite employee who is represented by a collective bargaining contract unless the collective bargaining contract or some other written agreement provides for participation.

Your Dependent(s)

Your eligible dependent is an individual who is:

a. Your spouse. A spouse is your legally married husband or wife or
b. Your domestic partner. A domestic partner is:
   i. A person with whom you have entered into a valid registered domestic partnership or a valid civil union recognized by state law, or
   ii. You are domestic partners in accordance with all of the following criteria:
      ➢ You and your domestic partner share an intimate and committed relationship of mutual caring;
      ➢ You and your domestic partner share the same principal residence;
      ➢ You and your domestic partner are not related by blood or a degree of closeness that would prohibit legal marriage in the state in which you legally reside (for example, a parent or sibling is not an eligible domestic partner);
      ➢ You and your domestic partner are at least eighteen (18) years of age and mentally competent to contract;
      ➢ Neither you nor your domestic partner is currently married to or in a domestic partnership with another person under either statutory or common law;
      ➢ You cohabitate and reside together in the same residence and intend to do so indefinitely;
      ➢ You and your domestic partner are not in this relationship solely for the purpose of obtaining benefits coverage; and
      ➢ You and your domestic partner are jointly responsible for each other’s common welfare and living expenses.
c. Your, your spouse’s, or your domestic partner’s natural child, stepchild, adopted child, child placed for adoption, or child for whom you have been appointed legal guardianship, who is:
   - Younger than age 26, unless extended coverage is mandated under state law;
   - A disabled child
   - The child of a dependent
     - a. This may include grandchildren and great grandchildren if:
        i. The dependents coverage is mandated by state law, and
        ii. The coverage is permitted by the applicable insurance carrier
     - A child named in a Qualified Medical Child Support Order (QMCISO) requiring you to provide health coverage. See the Chapter titled Qualified Medical Child Support Order for more information.

In the event you enroll a dependent with a last name that differs from yours, you may be asked to provide documentation of dependent relationship to TriNet in order to elect coverage for such dependent.

When you enroll a family member in the TriNet SOI Plan, you are representing that:

a. The individual is eligible under the terms of the Plan
b. You will provide evidence of eligibility on request
c. Your failure to provide evidence of eligibility will be deemed evidence of fraud or intentional misrepresentation, and
d. You understand that your failure to provide evidence of eligibility may result in the dis-enrollment of that individual, which may be retroactive to the date as of which the individual became ineligible for plan coverage, as determined by the Plan Administrator and subject to the Plan’s provisions on rescission of coverage.

Documentation of dependent status might include:

a. A marriage certificate;
b. A birth certificate;
c. Proof of domestic partner registration with a government entity;
d. Verification of claim of dependent as a tax dependent (e.g., IRS transcript of the Form 1040 tax return);
e. Evidence of joint responsibility of significant assets or liabilities (e.g., a bank account statement, mortgage, car loan, lease);
f. Copies of drivers’ licenses, passport, or tax returns showing the same address;

**Carrier Certificates and Dependent Eligibility**

You should review the dependent eligibility provisions under the applicable Carrier Certificate (for the plan in which you are enrolled) in conjunction with the terms of the Plan document as summarized in this Guidebook. It is important to note that although some carrier certificates list the dependents that “may” be covered if permitted by the Plan, the dependent eligibility provisions are solely determined by the Plan document and TriNet SOI Benefits Guidebook.

### 3.2 Disabled Child

Your child of any age who is incapable of self-sustaining employment as a result of mental or physical disability and is considered eligible for disabled child coverage if all of the following apply:

a. The child is enrolled in the Plan as your dependent and is disabled on the date coverage would otherwise end;
b. The child depends on you for financial support and you claim the child on your IRS tax filing as your dependent and no one else claims the child as his or her dependent; and
c. Your medical carrier determines that your child meets its definition of a disabled child. Consult the Carrier Certificate for your plan for the carrier’s definition of a disabled child. To request an application for a dependent disability extension call your medical carrier at the number on the back of your insurance ID card to request an application for a dependent child disability extension. For more information, contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.
3.3 Other Relatives
Parents, brothers or sisters, nieces or nephews, other relatives or roommates are not eligible for TriNet SOI benefits, even if they qualify as your IRC §152 tax dependent. There are two possible exceptions:

a. Your elderly parent lives with you and is your IRC tax dependent. Due to his/her health, it is not possible to leave your parent at home alone while you work. You can elect a TriNet SOI dependent day care FSA to pay for day care expenses, but your parent is not eligible for other TriNet benefits.

b. You have a court appointed guardianship for a minor child to cover him/her on your TriNet SOI benefits. Contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday for directions on how to complete a Life Status Change form. Be sure to enclose the court appointed guardianship document when you submit the Life Status Change form to soi-benefitforms@trinet.com for approval.

3.4 Tax Dependent
IRC § 152 (as modified by § 105(b)) defines a tax dependent as either a “qualifying child” or a “qualifying relative.” The following is a summary of the definition of each. For specific questions about the qualifications for a tax dependent, please consult your lawyer, accountant or other tax advisor.

A “qualifying child” means:

a. Your child (son, daughter, stepchild, sibling or step-sibling, or his/her descendant), including an adopted child lawfully placed with you,

b. Who lives with you for more than half of the year,

c. Does not provide over one-half of his/her own support during the year and

d. Is under age 27 or a child at any age if permanently and totally disabled. This also may include a child who is entitled to coverage under a Qualified Medical Child Support Order (QMCSO).

A “qualifying relative” is an individual who:

a. Bears an IRS-specified familial relationship to you,

b. For whom you provide over one-half of his/her support for the calendar year and

c. Who is not the “qualifying child” (for tax purposes) of you or any other individual for the taxable year (i.e., grandchild, grandparent, stepchild, niece or nephew, etc.).

Important Note: Some individuals may qualify as your tax dependents, but may not be eligible for TriNet health care benefits. For example, your elderly mother may qualify as your tax dependent. The IRS allows you to pay for her eligible day care expenses on a pre-tax basis through your dependent day care FSA. However, she is not eligible for TriNet health care benefits.

The definition of a “qualifying relative” is broad enough to cover domestic partners, only if the domestic partner is an individual (other than a spouse) for whom you provide over one-half of his/her support for the calendar year, who lives with you for the entire taxable year, who is not a “qualifying child” and whose relationship with you does not violate local law.

3.5 Double Coverage
Medical, Dental, and Vision Plans
The Plan does not allow spouses or domestic partners who are both a TriNet WSE and who elect TriNet health care coverage, even if they work at different TriNet customers, to cover each other as a dependent. Likewise, dependent children can only be covered under the Plan by one of the parents but not both.
Supplemental Life Insurance Plans
A WSE cannot be covered by his/her own supplemental life insurance and the supplemental life insurance of his/her spouse/domestic partner. Likewise, dependent children may only be covered under the plan by one of the parents, not both.

<table>
<thead>
<tr>
<th>Permissible</th>
<th>Not Permissible</th>
</tr>
</thead>
<tbody>
<tr>
<td>Each spouse/domestic partner elects Employee Only coverage through his/her own Worksite</td>
<td>Both spouses/domestic partners elect Employee+ Spouse coverage</td>
</tr>
<tr>
<td>One spouse/domestic partner elects Employee Only and the other elects Employee + Children</td>
<td>One spouse elects Employee Only coverage and the other elects Employee + Spouse</td>
</tr>
<tr>
<td>One spouse/domestic partner elects Employee + Spouse or Family coverage and the other waives benefits</td>
<td>Both spouses/domestic partners elect Employee + children or Family coverage</td>
</tr>
</tbody>
</table>

Supplemental Insurance Plans

<table>
<thead>
<tr>
<th>Permissible</th>
<th>Not Permissible</th>
</tr>
</thead>
<tbody>
<tr>
<td>Each spouse/domestic partner elects his/her own supplemental life insurance through his/her own Worksite</td>
<td>Both spouses/domestic partners elect their own supplemental life insurance and elect spouse/domestic partner supplemental life insurance for each other</td>
</tr>
<tr>
<td>One spouse/domestic partner elects his/her own supplemental life insurance and the other elects his/her own supplemental life insurance and child life insurance</td>
<td>Both spouses/domestic partners elect their own supplemental life insurance and child life insurance.</td>
</tr>
</tbody>
</table>
CHAPTER 4 – NEWLY ELIGIBLE ENROLLMENT

4.1 Definition of Newly Eligible
You are newly eligible for TriNet SOI benefits at the end of your waiting period if you are enrolling in TriNet SOI benefits for the first time. Examples of this would include if you are newly hired by your Worksite, your Worksite is a new TriNet SOI customer or your status has been changed from part-time to full-time. Although the terms “new hire” and “newly eligible” are used interchangeably in TriNet SOI communication materials, both terms refer to your initial TriNet SOI benefits enrollment opportunity.

4.2 When Benefits Begin and Waiting Period

Benefits Eligibility Date
The benefits eligibility date is the first day on which you are eligible to participate in the Plan. Your benefits eligibility date cannot be modified unless the Plan’s Life Status Change Event rules apply. If you are actively at work, the medical, dental, vision, supplemental life, AD&D, short-term disability (STD), and long-term disability (LTD) coverage, as well as participation in the health care or dependent day care FSAs, will be first effective for you on your benefits eligibility date.

Waiting Period
A waiting period is the amount of time that defines the time between your hire date, or date you otherwise first meet eligibility requirements, and your benefits eligibility date for the benefits described in this Guidebook (the Employee Benefit Plan Acknowledgements includes your worksite employer’s waiting period). In other words, it is the period that must pass before coverage under the Plan can become effective. If you are unsure if you have a waiting period, how long it may be or what your benefits eligibility date is, please contact the TriNet Solution Center at 800.638.0461, 4:30 a.m. to 9 p.m. PT, Monday through Friday.

A new hire enrollment packet will be mailed to your home address approximately 30 days before your benefits eligibility date so you can enroll early and avoid retroactive premiums. Because benefits coverage and premiums are retroactive to your benefits eligibility date, enrolling before or early in the election period will help you avoid having more than one pay period’s worth of premiums from being deducted from your paycheck at once.

The waiting period cannot be shortened. If you have a qualified life status change event that occurs during your waiting period, this event will not allow you to enroll in TriNet benefits any earlier because you are not eligible to participate in the TriNet SOI Plan until you have satisfied your waiting period. For example, if your COBRA coverage is exhausted during your waiting period, you still must wait until your benefits eligibility date to enroll in TriNet SOI benefits.

New TriNet SOI Customers
Your Worksite generally selects the date when TriNet benefits will be made available to you (after satisfying the waiting period, if applicable) and such date will be your benefits eligibility date. Please note that worksite employees who are hired on or before a client’s benefit effective date are benefits eligible as of the clients benefit effective date, regardless of how long they may have been employed by that date. This will also include new locations of existing clients.

Leave of Absence
If you are on an approved leave of absence at the time of your TriNet SOI initial eligibility, unless you are on statutory leave, such as Family Medical Leave Act (FMLA) or a California Pregnancy Disability Leave (PDL), TriNet SOI insurance carriers’ rules do not allow enrollment for benefits until you are actively at work and meet the TriNet SOI eligibility requirements.

Life Status Change Event
This eligibility occurs when your Worksite changes your part-time or temporary full-time status to regular full-time status. Your benefits eligibility date will be:

- The date you otherwise first meet eligibility requirements as defined by your worksite employer’s waiting period, and your benefits eligibility date for the benefits described in this Guidebook (the Employee Benefit Plan Acknowledgements includes your worksite employer’s waiting period).
  - In other words, it is the period that must pass before coverage under the Plan can become effective. If you are unsure if you have a waiting period, how long it may be or what your benefits eligibility date is, please contact the TriNet Solution Center at 800.638.0461, 4:30 a.m. to 9 p.m. PT, Monday through Friday.
4.3 Quick Start Guide to Enroll in Benefits

ACCESS Log on to the TriNet Online Platform at trinetsoi.com using your existing account. If you do not have a TriNet account you may self-register using the instructions listed in your Benefit Eligibility letter under Plan Design Information. Once logged into TriNet the Benefits Enrollment application can be found under the Benefits menu. Because benefits coverage and premiums are retroactive to your benefits eligibility date, enrolling early in the election period will help you avoid having more than one pay period’s worth of deductions from coming out of your paycheck at once.

RESEARCH Review the health care carriers offered in your area. To determine what plans are available to you, access the TriNet Platform (trinetsoi.com). You may request a copy of the “Employee Deduction Worksheet” from your Worksite for information regarding the cost of plans or access through the TriNet Platform (trinetsoi.com).

SUBMIT Once you have navigated the entire site and reviewed your elections and per pay-period costs, enroll via the Online Benefit Enrollment election tool.

CHANGE If you are still within your 30-day enrollment period and want to change your benefits elections, you can make changes through the Online Benefit Enrollment election tool or by submitting a Benefit Election form. For assistance, please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

4.4 Newly Eligible Enrollment Information

When you are eligible for benefits, TriNet will mail a New Hire Election packet to your home address. The communications contain instructions on how to log in to the TriNet SOI online platform and enroll in benefits. On the TriNet SOI site, you will learn which TriNet SOI benefit plans are available in your area. Remember, this is only a summary of the TriNet SOI benefits and are not a substitute for the Official Plan Document or Carrier Certificates, which govern in the event of any conflict.

To apply for coverage under the Plan, you must:

a. Be an eligible participant or eligible dependent of an eligible participant;
b. Complete enrollment on the TriNet Platform (trinetsoi.com) or complete and submit a Benefits Election Form
c. Provide any documentation requested by TriNet SOI to determine eligibility; and

d. Provide a valid Social Security or VISA number for each eligible dependent.

The online election method allows you to consider your benefit options at your convenience, model plans, and discuss your elections with another family member. When you are satisfied with your elections, be sure to submit your elections to TriNet SOI. If you choose to not enroll through the Online Benefit Enrollment platform, you have the option to complete a Benefit Election form and submit to TriNet SOI Benefits Department within 30 days of your eligibility date. If you elect a plan that is not available to you, TriNet SOI will enroll you in the lowest cost plan that is available, at the coverage level you elected.

The rules under Section 125 of the IRC require that the benefit elections you make when you enroll or reenroll in the Plan be irrevocable and remain in effect until the end of the benefits plan year. Except for your contributions to a health savings account (HSA), no changes may be made to any benefit elections during the benefits plan year, regardless that such benefits are paid on a pre-tax or taxable basis, unless you experience a qualified life status change event and the benefit changes you request are allowed under the TriNet SOI carrier contracts and are consistent with the event.

Benefit Plan Year Elections

Benefit elections that you make when you are a newly eligible Worksite employee are binding through the end of the benefits plan year, unless you have a qualified life status change. You should carefully consider your benefit elections if your initial elections will be for less than a 12 month period.

Election Period

You have 30 days from your benefits eligibility date, including your benefits eligibility date, within which to elect benefits. Within that 30-day period, you may revise your elections, and the elections that are last-in-time shall apply and void any prior elections made within the election period. This means that the latest elections submitted by you on the 30th day shall
apply and be binding for the remainder of the benefits plan year, unless you later experience a qualified life status change event. Be sure to keep a copy of your final confirmation notice for your records.

Because benefits coverage and premiums will be effective retroactive to your benefits eligibility date, the premiums for that coverage will accrue retroactive to your benefits eligibility date as well. Therefore, enrolling early in the election period could help you avoid having more than one pay period’s worth of premium deductions come out of your paycheck all at once.

You Do Not Live in the State where Your Worksite is Headquartered
Your Worksite may have assigned you to a work location that is in a different location (ZIP code) than your home location. In that case, if you live and work in different states, medical plans may display that are not available for your home location. If you elect a plan that is not available, the medical carrier will not allow enrollment and TriNet will reassign you to the most equivalent/comparable plan for your location that may result in network/carrier changes, higher premiums and/or higher out-of-pocket expenses.

Coverage Categories
When applying for medical, dental or vision coverage, you may elect coverage for yourself and/or your eligible dependents for medical, dental and vision insurance benefits. You do not need to make the same (coverage category) election for each benefit. For instance, you may elect medical coverage at the Employee plus child level in order to cover your newborn child for the upcoming plan year, but elect Employee only dental coverage because you want to wait until future years to elect dental coverage for your child when he/she will need regular dental checkups.

<table>
<thead>
<tr>
<th>Coverage Category</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Employee only</td>
<td>Coverage for yourself and no eligible dependents</td>
</tr>
<tr>
<td>Employee plus spouse/domestic partner</td>
<td>Coverage for yourself and your eligible spouse or domestic partner</td>
</tr>
<tr>
<td>Employee plus child(ren)</td>
<td>Coverage for yourself, your eligible children and/or your spouse/domestic partner’s eligible children</td>
</tr>
<tr>
<td>Employee plus family</td>
<td>Coverage for yourself and your eligible dependents (which may include your spouse or domestic partner, your children, and your spouse’s or domestic partner’s children)</td>
</tr>
</tbody>
</table>

Special Considerations for Voluntary STD, LTD and Supplemental Life Insurance
Make your voluntary short-term disability and long-term disability elections carefully because your elections may only be changed at Open Enrollment. Voluntary disability plans are those you pay for yourself. Important Note: if you do not elect STD, LTD or Supplemental Life Insurance coverage when initially newly eligible, but decide to elect it at a later time, e.g., during a subsequent Open Enrollment period, such an election will require insurance carrier approval through the Evidence of Insurability process before coverage can be effective.

Social Security Numbers
TriNet must have a Social Security number (SSN) or VISA number for you and each of your dependents for enrollment in a medical benefits plan. Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 created a mandatory data exchange between medical carriers and Medicare. One of the required data elements in this exchange is a SSN for each Plan member. Plan members are defined as Worksite employees and their eligible dependents. Failure to comply with these requirements can result in financial penalties of $1,000 per calendar day to the medical carrier for each incomplete member record. As a result of this legislation, the TriNet SOI medical carriers have notified TriNet that they will not provide medical coverage for members that have not provided a valid SSN.

Medical carriers allow a 60-90-day window for parents to provide the SSN for a newborn.

Employees who do not provide a valid identification number for each family member enrolled in medical benefits risk having those members dropped from medical coverage by our carriers.
Please be assured that TriNet SOI is bound by strict HIPAA privacy and security policies, and each TriNet SOI colleague responsible for any aspect of benefits plan administration is trained to protect your private information under HIPAA, TriNet SOI’s Code of Ethics, and data integrity policies. The Health Information Technology for Economic and Clinical Health Act (HITECH Act), part of the American Recovery and Reinvestment Act of 2009 (“ARRA”), imposes even more stringent requirements on all the communications between TriNet SOI and our medical carriers, ensuring the protection of your personal data.

4.5 Confirmation Notice

Once you complete the online enrollment process through the Online Benefit Enrollment platform and click on the SUBMIT button, you will be emailed a confirmation notice for your records. We encourage you to take this opportunity to check your benefit elections for accuracy and omissions, and confirm that you have enrolled your eligible dependents.

You will not be able to make changes to your coverage and/or the cost of your coverage unless you later experience a change in status event. While you are an active Worksite employee, you will be responsible for paying the cost of your elected benefits, even if your wages become insufficient to cover the costs. If your payroll schedule changes or deductions are missed, your actual payroll deduction may change and potentially be higher than the per pay period cost shown on the confirmation notice.
CHAPTER 5 – BENEFIT REHIRE ENROLLMENT

5.1 Definition of a Rehire
You are a TriNet SOI benefits rehire if you have been covered under TriNet SOI benefits, your benefits were terminated due to loss of eligibility for any reason and you are subsequently rehired by the same or different Worksite. Examples of benefit rehires include:

- You are on temporary layoff from your Worksite and are called back to work
- You leave one TriNet SOI Worksite and are hired by another TriNet SOI Worksite
- You are part of a division that is spun off from a TriNet SOI Worksite
- Your status is temporarily changed from full-time to part-time
- You return from a leave of absence in which your benefits terminated

5.2 What You Can Expect as a Rehire
If your employment terminates and you are subsequently rehired within 30 days* by the same Worksite, your prior elections under the Plan will be reinstated and effective on the date of rehire. If the same benefit options are not available at the time of your reinstatement, you will be automatically reinstated in similar benefits. The similar benefits in which you may be automatically reinstated may have differences in coverage, differences in networks, and higher premiums and out-of-pocket expenses.

If you are rehired after 30 days but less than 91 days after your employment terminates by the same Worksite, a new benefit election form is required within 30 days of your rehire date. You are not subject to a new waiting period and your benefit elections will be effective on your rehire date.

If your employment terminates and you are subsequently rehired by a different TriNet SOI Worksite, you will be treated as newly eligible for enrollment purposes under the Plan, and will be subject to all applicable waiting periods and any other restrictions.

If your employment terminates and you are subsequently rehired after more than 90 days by the same or different Worksite, you will be subject to the waiting period and a new benefit election is required.

*Special rules and time periods may apply if your Worksite is an Applicable Large Employer under the Affordable Care Act (“ACA”).
CHAPTER 6 – CHILD COVERAGE

6.1 TriNet SOI Child Coverage (Newborn to Age 26)
A child is your, your spouse's, or your domestic partner’s natural child, stepchild, adopted child, child placed for adoption or child for whom you have been appointed legal guardianship. A child can participate in your active health plan(s) without further restrictions until the end of the month in which he/she reaches age 26.

Medical plan coverage after a child reaches age 26 is available in plans issued in a state that provides for extended medical coverage (please refer to section 6.3).

6.2 Extended Medical Plan Coverage in Certain States
The state where your medical plan is issued is important because only a few states mandate coverage for children at or above age 26 who meet eligibility requirements. Plans not included in the charts below are issued in states that do not mandate child medical coverage at or beyond age 26.

For Traditional Aetna (non-HMO) and Florida Blue network plans, the following dependent age schedules apply:

<table>
<thead>
<tr>
<th>WSE State of Residence</th>
<th>Non HMO Plan Age Ranges</th>
<th>Additional Eligibility Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>All States</td>
<td>Until the end of the calendar year in which a dependent turns 26</td>
<td>None. (May live in your household or elsewhere. No student status requirements apply.)</td>
</tr>
<tr>
<td>All States</td>
<td>From first day of the calendar year after they turn 26 until they turn 30</td>
<td>Must be unmarried, without dependents of their own; be either a Florida resident or a full or part-time student in any state; and must not be entitled to Medicare, Medicaid or covered by another group or individual health plan.*</td>
</tr>
<tr>
<td>All States</td>
<td>No maximum age restrictions</td>
<td>Physically or mentally disabled child who is incapable of self-support.*</td>
</tr>
</tbody>
</table>

*In order to qualify for over-age-dependent (OAD) coverage past the end of the calendar year in which a dependent turns 26, additional enrollment forms must be completed and approved by carrier. Please contact the Benefits Department for the necessary forms and additional details about extended coverage. If OAD coverage is approved by carrier, over-age-dependent coverage will be provided at the same cost as dependent coverage to age 26.

For the Aetna plans, the following dependent age schedules apply:

<table>
<thead>
<tr>
<th>WSE State of Residence</th>
<th>HMO Plan Age Ranges</th>
<th>Additional Eligibility Requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td>Florida</td>
<td>Until the end of the calendar year in which a dependent turns 30</td>
<td>Must be unmarried, without dependents of their own; a Florida resident or a full or part-time student who will be covered by a Florida resident; and must not be entitled to Medicare, Medicaid or covered by another group or individual health plan.*</td>
</tr>
<tr>
<td>Illinois</td>
<td>Until the end of the calendar month in which a dependent turns 30</td>
<td>Must be an unmarried military veteran who was honorably released or discharged who is an Illinois resident who will be covered by an Illinois resident.*</td>
</tr>
<tr>
<td>New Jersey</td>
<td>Until the end of the calendar month in which a dependent turns 31</td>
<td>Must be unmarried, without dependents of their own, a New Jersey resident or a full or part-time student who will be covered by a New Jersey resident; is not provided coverage as a named subscriber, enrollee or covered person under any other health plan and must elect coverage before their 30th birthday.*</td>
</tr>
<tr>
<td>New York</td>
<td>Until the end of the calendar month in which a dependent turns 29</td>
<td>Must be an unmarried member covered by a resident of New York and must not be eligible for employer coverage, Medicare or Medicaid. No student status requirements apply.</td>
</tr>
<tr>
<td>Ohio</td>
<td>Until the end of the calendar month in which a dependent turns 28</td>
<td>Must be an unmarried resident of Ohio or a full-time student at an accredited institution of higher education and must not be eligible for employer coverage, Medicare or Medicaid.*</td>
</tr>
</tbody>
</table>
Pennsylvania | Until the end of the calendar month in which a dependent turns 30 | Must be unmarried, without dependents of their own, a Pennsylvania resident or a full or part-time student who will be covered by a Pennsylvania resident, and must not be entitled to Medicare, Medicaid or covered by another group or individual health plan.

All Other States | Until the end of the calendar month in which a dependent turns 26 | None. (May live in your household or elsewhere. No student status requirements apply.)

All States | No maximum age restrictions | Physically or mentally disabled child who is incapable of self-support*

Please note that in the event that there are any discrepancies between dependent limiting age information provided in this document and state mandates, state mandated coverage rules shall apply.

*In order to qualify for over-age-dependent (OAD) coverage past the end of the calendar month in which a dependent turns 26, additional enrollment forms must be completed and approved by carrier. Please contact the Benefits Department for the necessary forms and additional details about extended coverage. If OAD coverage is approved by carrier, OAD coverage will be provided at the same cost as dependent coverage to age 26 for FL, IL and OH members. OAD coverage approved for all other members will be setup via a direct billing relationship with carrier and the cost of coverage may be higher than dependent coverage provided until age 26.

6.3 State Adult Child Extension Eligibility Rules

TriNet SOI and/or the carriers reserve the right to audit child eligibility at any time. It is your responsibility to notify TriNet SOI immediately if your child no longer meets one or more of the eligibility requirements. Failure to timely report ineligibility may be deemed as fraud and intentional misrepresentation and may result in retroactive termination of your child’s TriNet SOI benefits and reversal of claim payments.

Medical Plans Issued in Florida

Florida-issued plans allow an adult child to remain on your active medical plan through age 30 if you and your adult children meet and continue to satisfy all of the eligibility requirements below.

a. You must continue to be an active Worksite employee enrolled in a TriNet SOI medical plan contracted in Florida.
b. The adult child must be your, your spouse’s or your domestic partner’s natural child, stepchild, adopted child, child placed for adoption or child for whom you have been appointed legal guardian.
c. The adult child is a Florida resident or a full-time or part-time student.
d. The adult child is unmarried and does not have a child of his/her own.
e. The adult child is not covered under any other group or individual medical plan, Medicare or Medicaid.
f. If your adult child is enrolled in your TriNet SOI medical plan coverage on the last day of the calendar year when he/she reaches age 26 and meets the eligibility requirements, his/her medical coverage can continue on your active plan until he/she is no longer eligible.
g. An adult child can be added to an active Florida medical plan if you are newly eligible for TriNet SOI benefits at Open Enrollment, or due to a life status change, provided that your child meets the eligibility requirements above and there is a gap in coverage less than 64 days between the date your child lost other group medical coverage and the date you request coverage. TriNet SOI requires the submission of a Certificate of Creditable Coverage from the prior medical carrier to document the prior group medical benefit termination date.

Aetna HMOs Issued in Ohio

Ohio Aetna HMO plans allow an adult child to remain on your active medical plan if your adult child meets and continues to satisfy the eligibility requirements until your adult child reaches the age of 28, TriNet and/or the medical carrier reserve the right to audit adult child eligibility at any time. The adult child must meet these requirements:

a. Is unmarried;
b. Is your natural child, stepchild, or adopted child;
c. Is a resident of Ohio or a full-time student at an accredited public or private institution of higher education;
d. Is not eligible for health coverage through his or her employer;
e. Is not eligible for Medicaid or Medicare; and
f. Lives in the HMO service area.

6.4 Taxation of Child Medical Premiums

If your child is not your IRC-defined tax dependent and your medical plan is issued in a state where he/she can stay on your active medical plan beyond the end of the calendar year in which the child reaches age 26, the medical premiums you pay on behalf of that child may be taxable income depending on your personal/family tax situation. You may also owe
taxes on the value your Worksite’s premium contribution attributable to the child. Because TriNet cannot provide you with tax advice, you should consult with your tax preparer for more information about these tax implications.

CHAPTER 7 – LIFE STATUS CHANGES

7.1 Qualified Life Status Changes
If you experience one of the life status change events listed below, you must submit your enrollment to TriNet SOI within 30 days (60 days for a birth, adoption, or State Children’s Health Insurance Program (SCHIP) change) of that event by completing a Benefit Election Form indicating a Life Status Change to be eligible to make changes to your benefits. If you do not timely contact TriNet SOI within 30 days (60 days for a birth, adoption, or SCHIP event) of your life status change event, you may be unable to take advantage of the special enrollment period for that event and must wait until the next Open Enrollment to make election changes. Even if you are waiting for proof of the event, notify TriNet SOI by completing the Benefit Election Form indicating a Life Status Change before the deadline to ensure that your event is reported timely. For example, do not wait until a birth certificate is received before reporting the birth of a baby.
In general, depending on the type of event and the day of the event, the effective date of your change in benefits is limited to the date of the life status change event. For instance, if you are married on March 9, your new spouse’s benefits will become effective on that date and you may not choose a different effective date.

**7.2 HIPAA Special Events**

HIPAA allows for a special enrollment period under two circumstances: upon the loss of eligibility for other coverage due to a change in a spouse’s (or domestic partner’s) employment status and upon certain life status changes. For these HIPAA circumstances only, you may change your plan election as well as add or delete dependents.

If you previously waived enrollment in TriNet SOI benefits for yourself or your dependents (including your spouse or domestic partner) because you enrolled in your spouse/domestic partner’s employer group health insurance coverage, you may be able to enroll yourself and your eligible dependents in the TriNet SOI Plan if you or your dependents lose eligibility for that other coverage or if that employer stops contributing toward you or your dependents’ coverage. However, you must request enrollment within 30 days of the loss of the other coverage or after contributions for the other coverage end.

The following life status changes give rise to special enrollment rights outside of TriNet SOI’s normal Open Enrollment period if reported within 30 days of the event:

- a. Marriage or new domestic partnership;
- b. Your loss of coverage due to divorce/legal separation with your spouse, or separation from your domestic partner;
- c. Your loss of coverage due to the death of spouse or domestic partner;
- d. Your child is no longer a covered dependent under your spouse or domestic partner’s plan but qualifies as an eligible dependent under the TriNet Plan;
- e. Termination of or other change in employment status for your spouse/domestic partner that causes loss of group benefits eligibility;
- f. Your loss of coverage because you no longer live in the HMO’s service area.
- g. Becoming eligible for or losing Medicare coverage.

The following life status changes give rise to special enrollment rights outside of TriNet SOI’s normal Open Enrollment period if reported within 60 days of the event:

- a. Birth, adoption, placement for adoption or court awarded custody of a child;
- b. Gain or loss of Medicaid or SCHIP eligibility.

Summaries of Benefits and Coverage (SBCs) are available to help you make your benefit decisions during a life status change special enrollment. They are available through TriNet Platform (trinetsoi.com). If you need assistance with a HIPAA special enrollment event, please contact the TriNet Solution Center at 800.638.0461, 4:30 a.m. to 9 p.m. PT, Monday through Friday.

**7.3 Other Life Status Changes Events**

For some other life status change events, you may be allowed to add or required to delete dependents from your current coverage, but you are not allowed to change your plan elections:

- a. Divorce or dissolution of a domestic partner partnership;
- b. Legal separation (if the separation is allowed by and consistent with state law);
- c. No longer meeting the dependent eligibility requirements, for example, an adult child reaches age 26;
- d. Death;
- e. A move that results in eligibility or ineligibility in your or a dependent’s group health plan;
- f. You become eligible to enroll in Medicare;
- g. Your spouse, domestic partner, or dependent’s employer terminated contributions to the cost of group health coverage (does not apply to COBRA premium payments);
- h. COBRA coverage is exhausted;
- i. If your Worksite makes a change in your benefit premiums midyear, you may change the plan option for the benefit plan(s) that had a significant change in cost. You may not change the coverage category. For example, if your Worksite increases your contribution toward your medical plan coverage, you may change your medical plan election.
However, you may not change your dental or vision plan options, enroll in or waive any benefit plan except medical, or add or remove dependents from coverage.

j. If TriNet SOI drops a benefit plan during the benefits plan year and you are impacted by that change, you may change your benefits election for that plan only;

k. Your spouse or domestic partner changes his or her election during the Open Enrollment period of his or her group health plan, and that plan has a different benefits plan year effective date than the TriNet SOI Plan;

l. Your spouse or domestic partner voluntarily changes his or her election under his or her employer’s group health plan due to a change in cost or coverage under such plan, so long as the election change is permitted by IRS regulations and his or her employer’s plan (does not apply to COBRA premium payments). This change does not apply to the health care FSA (although note that other types of changes, such as a loss of coverage under your spouse or domestic partner’s employer group health plan, may permit an election change under the health care FSA);

m. You, your spouse, domestic partner and/or eligible child(ren) lose Marketplace or individual market coverage as a result of plan discontinuation by the insurance carrier or you move outside of the coverage area; and/or

n. For any other reason as specified in the TriNet SOI benefits Plan document or the IRS or HIPAA regulations.

Failure to timely report any of the above change in status events may be deemed as fraud and intentional misrepresentation and may result in retroactive cancellation of coverage. In addition, you may lose your right to elect COBRA continuation coverage if you fail to timely report a qualifying event to TriNet, in writing.

If you are a new hire and still within your waiting period, a life status change will not shorten the duration of your waiting period.

An individual who loses other coverage as a result of either a failure to pay premiums on a timely basis (for instance, COBRA coverage) or for cause (such as for making a fraudulent claim or an intentional misrepresentation of fact in connection with prior health coverage) does not have the right to enroll in the TriNet Plan through a life status change.

7.4 Events That Are Not Considered Life Status Changes

The following circumstances do not give rise to a special enrollment right.

a. An individual who loses other coverage as a result of either a failure to pay premiums on a timely basis (for instance, COBRA coverage) or for cause (such as for making a fraudulent claim or an intentional misrepresentation of fact in connection with prior health coverage)

b. Enrollment in or loss of Marketplace/Exchange coverage

c. Voluntary waiver of Medicare after enrolled

d. Enrollment in or loss of individually purchased coverage

Some life status change events described in this Section permit you to make an election change affecting your health care FSA, but they do not entitle you to cancel your election or to decrease the amount of your election below the amount already reimbursed from or contributed to such account. Some life status change events may allow you to increase your elected amount under the health care FSA on a prospective basis for the remainder of the benefits plan year (subject to the maximum benefit amount for the benefits plan year) and you can otherwise terminate your participation in the health care FSA, as long as it is consistent with IRS regulations.

Under the dependent day care FSA only, you may increase or decrease your FSA contribution only if:

a. You change dependent care providers or your cost for dependent care expenses increases or decreases, and

b. Such cost changes are imposed by a dependent care provider who is not your relative.

Loss of coverage under your spouse or domestic partner’s employer group health plan may result in a permitted election change under the health care FSA.

If your life status change (LSC) allows for a change to a benefits plan election, that change will occur on the first of the month following the life status change. The exception to this rule is if your LSC occurs on the first day of the month, then your benefit plan change will occur on the same day.

7.5 Documentation

TriNet SOI requires that you submit documentation to verify a life status change event, prior to processing the benefit change request. Examples of such documentation are:
a. A marriage certificate;
b. A birth certificate;
c. A divorce decree;
d. Proof of gain or loss of coverage in another group plan; documentation needs to include carrier name, dates of coverage and participant/dependent information
e. Proof that COBRA coverage has been exhausted;
f. Proof of domestic partner registration with a government entity or on a TriNet SOI Certification form;
g. Verification of claim of dependent as a tax dependent (e.g., an IRS transcript of your Form 1040 tax return);
h. Evidence of joint responsibility of significant assets or liabilities (e.g., a bank account statement, mortgage, lease);
i. Copies of drivers’ licenses, passports, or tax returns showing the same address; and/or
j. Other documentation, as requested.

If you are unable to provide proof of the life status change, the requested benefit changes will not be processed.

In the case of late reported divorces, the former spouse’s coverage may be terminated retroactively back to the date which the former spouse lost eligibility under the plan, i.e., the month in which the divorce occurred. In such situation, your former spouse may be eligible for COBRA continuation coverage. However, you or your former spouse may lose all rights to elect COBRA continuation coverage in the event of a prolonged failure to report a divorce.

7.6 Qualified Life Status Change Examples
The following pages contain examples of benefit changes you may make due to a life status change or HIPAA special enrollment event. Note that qualified domestic partners are referred to as “partners” in this chart.

Changes to your voluntary short-term disability coverage and long-term disability coverage elections are only allowed at Open Enrollment.

Health care and dependent day care elections may not be changed to an amount less than the amount already contributed or reimbursed for expenses.

Dependent day care election changes are permitted when there are is a change in the number of children/adults being provided with care, the dependent care provider or the cost of services. In no event, may you decrease the amount of your elections below the amounts already reimbursed from or contributed to the dependent day care FSA.

**Changes must be consistent with the life status change event.** For example, adding a newborn to the medical plan would not be consistent with dropping dental coverage, unless you became newly eligible for another group plan in connection with the birth.

<table>
<thead>
<tr>
<th>Event</th>
<th>Medical/Dental/Vision</th>
<th>Supplemental Life and AD&amp;D</th>
<th>Health Care FSA</th>
<th>Dependent Day Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>MARRIAGE OR PARTNER STATUS</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Gain of spouse or partner*</td>
<td>Enroll</td>
<td>Enroll</td>
<td>Enroll</td>
<td>Enroll</td>
</tr>
<tr>
<td></td>
<td>Drop Coverage</td>
<td>Increase Coverage</td>
<td>Increase Coverage</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Increase Coverage</td>
<td>Self</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Decrease Coverage</td>
<td>Dependents</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Change Plan</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Self</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dependents (Note:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Includes adding only</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>the dependents of</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>the spouse/partner</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>without the</td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>

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### Change in Dependent Eligibility

<table>
<thead>
<tr>
<th>Event</th>
<th>Medical/Dental/Vision</th>
<th>Supplemental Life and AD&amp;D</th>
<th>Health Care FSA</th>
<th>Dependent Day Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Birth, adoption, placement for adoption, new legal guardianship <em>(60 days to report)</em></td>
<td>Enroll</td>
<td>Enroll</td>
<td>Enroll</td>
<td>Enroll</td>
</tr>
<tr>
<td></td>
<td>Enroll</td>
<td>Increase Coverage</td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Drop coverage</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Increase Coverage</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Decrease Coverage</td>
<td></td>
<td></td>
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</tr>
<tr>
<td></td>
<td>Change plan</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Self</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dependents</td>
<td></td>
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<td></td>
</tr>
</tbody>
</table>

### Special Enrollment / Termination of SCHIP or Medicaid Premium Assistance

<table>
<thead>
<tr>
<th>Event</th>
<th>Medical/Dental/Vision</th>
<th>Supplemental Life and AD&amp;D</th>
<th>Health Care FSA</th>
<th>Dependent Day Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Worksite employee or dependent is eligible for premium assistance through</td>
<td>Drop Coverage</td>
<td>No changes</td>
<td>No changes</td>
<td>No changes</td>
</tr>
<tr>
<td></td>
<td>Decrease Coverage</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Self</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>SCHIP or Medicaid (60 days to report)</td>
<td>Dependents</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>-------------------------------------</td>
<td>------------</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>Ineligible for premium assistance through SCHIP or Medicaid (60 days to report)</strong></td>
<td>Enroll</td>
<td>No changes</td>
<td>Enroll</td>
<td>No changes</td>
</tr>
<tr>
<td></td>
<td>Increase Coverage</td>
<td></td>
<td>Increase Coverage</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Change plan</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td></td>
<td>Self</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Dependent</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**CHANGE IN PLACE OF RESIDENCE**

<table>
<thead>
<tr>
<th>Worksite employee or dependent moves into or outside of the coverage area</th>
<th>Drop coverage</th>
<th>No changes</th>
<th>No changes</th>
<th>Increase Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Change plan</td>
<td>No changes</td>
<td>No changes</td>
<td>Increase Coverage</td>
</tr>
<tr>
<td></td>
<td>Self</td>
<td>No changes</td>
<td>No changes</td>
<td>Decrease Coverage</td>
</tr>
<tr>
<td></td>
<td>Dependent</td>
<td>No changes</td>
<td>No changes</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Event</strong></th>
<th><strong>Medical/Dental/Vision</strong></th>
<th><strong>Supplemental Life and AD&amp;D</strong></th>
<th><strong>Health Care FSA</strong></th>
<th><strong>Dependent Day Care FSA</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Spouse/ partner* or dependent becomes benefits eligible under their employment or enrolls in their employers group health plan during Open Enrollment period</td>
<td>Drop Coverage</td>
<td>No changes</td>
<td>No changes</td>
<td>Increase Coverage</td>
</tr>
<tr>
<td></td>
<td>Self</td>
<td>No changes</td>
<td>No changes</td>
<td>Decrease Coverage</td>
</tr>
<tr>
<td></td>
<td>Dependents</td>
<td>No changes</td>
<td>No changes</td>
<td></td>
</tr>
<tr>
<td>Spouse/partner* drops coverage from employers group health plan during an Open Enrollment period that differs from the Worksites employees Open Enrollment period</td>
<td>Enroll</td>
<td>No changes</td>
<td>No changes</td>
<td>Increase Coverage</td>
</tr>
<tr>
<td>-------------------------------------------------</td>
<td>---------</td>
<td>------------</td>
<td>------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Change in spouse/partner* or dependents employment that results in eligibility under their employer’s plan</td>
<td>Decrease Coverage</td>
<td>Enroll</td>
<td>Increase Coverage</td>
<td>Decrease Coverage</td>
</tr>
<tr>
<td>Change in spouse/partner* or dependents employment that causes a loss of eligibility</td>
<td>Enroll</td>
<td>Increase Coverage</td>
<td>Enroll</td>
<td>Increase Coverage</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Event</td>
<td>Medical/Dental/Vision</td>
<td>Supplemental Life and AD&amp;D</td>
<td>Health Care FSA</td>
<td>Dependent Day Care FSA</td>
</tr>
<tr>
<td>Loss of your, your spouse/partner’s* or child’s Federal or state COBRA at the end of the coverage period. (Example, after 18 months of Federal COBRA or 36 months of Cal-COBRA. Loss of COBRA due to failure to pay premiums timely, or a voluntary termination of coverage is not a</td>
<td>Enroll</td>
<td>No changes</td>
<td>Increase Coverage</td>
<td>No changes</td>
</tr>
</tbody>
</table>
qualified mid-year change event.)

<table>
<thead>
<tr>
<th>OTHER LIFE STATUS CHANGES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Judgment, decree or order relating to the health care coverage for child(ren).</strong> (Note: QMCSO may require benefit enrollment)</td>
</tr>
<tr>
<td>- Enroll</td>
</tr>
<tr>
<td>- Increase Coverage</td>
</tr>
<tr>
<td>- Change plan</td>
</tr>
<tr>
<td>- Dependent(s) addressed in court order</td>
</tr>
<tr>
<td>- Enroll</td>
</tr>
<tr>
<td>- Increase Coverage</td>
</tr>
<tr>
<td>- Dependent(s) addressed in court order</td>
</tr>
<tr>
<td>- Increase Coverage</td>
</tr>
<tr>
<td>- Decrease Coverage</td>
</tr>
<tr>
<td>- No changes</td>
</tr>
</tbody>
</table>

| **You change child care providers, or the cost of care increases and decreases** |
| - No changes |
| - No changes |
| - No changes |
| - No changes |
| - Increase Coverage |
| - Decrease Coverage |

| **Your Worksite makes a change in your benefits premiums mid-year (does not apply to COBRA premium payments)** |
| - Enroll |
| - Drop Coverage |
| - Change plan |
| - Change plan Note: Changes may only be made for the plan for which the premiums were changed. |
| - No changes |
| - No changes |
| - No changes |
| - No changes |

<table>
<thead>
<tr>
<th>Event</th>
<th>Medical/Dental/Vision</th>
<th>Supplemental Life and AD&amp;D</th>
<th>Health Care FSA</th>
<th>Dependent Day Care FSA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Loss of Marketplace or individual market coverage as a result of:</td>
<td>➢ Enroll</td>
<td>➢ Enroll</td>
<td>➢ Enroll</td>
<td>➢ Increase Coverage</td>
</tr>
<tr>
<td></td>
<td>➢ Increase Coverage</td>
<td>➢ Increase Coverage</td>
<td>➢ Increase Coverage</td>
<td></td>
</tr>
<tr>
<td></td>
<td>➢ Change plan</td>
<td>➢ Self</td>
<td>➢ Dependents</td>
<td></td>
</tr>
</tbody>
</table>
7.7 Military Leave

When you or your covered family member would otherwise lose coverage due to leave for full-time active duty in the United States military, you may ask to extend coverage for up to 24 months or the length of the military service, whichever is shorter, as mandated by the Uniformed Services Employment and Reemployment Rights Act (USERRA). The Plan’s policies and procedures require that you provide notice of any military service within a reasonable period of time in order to be eligible for USERRA continuation coverage. You should provide written notice to TriNet as soon as possible.

If you elect to continue health coverage under the Plan due to qualified military leave, you will be required to pay 102% of the full contribution under the Plan. If you are on active duty for 30 days or less, you cannot be required to pay more than your share of the premium, if any, for the coverage. An exclusion or waiting period may not be imposed in connection with the reinstatement of coverage upon reemployment if one would not have been imposed had coverage not been terminated because of your military leave.

Questions concerning your Plan or your USERRA continuation coverage rights should be addressed to the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday. For more information about your rights under USERRA, contact the Regional or District Office of the U.S. Department of Labor’s Veterans’ Employment and Training Service (VETS) in your area or contact VETS at 866.487.2365 or visit its website at dol.gov/vets.

7.8 Qualified Medical Child Support Order

A Qualified Medical Child Support Order (QMCSO) is a type of court order, usually issued as part of a settlement agreement or divorce decree, which provides for health care coverage for a child. If TriNet SOI receives a QMCSO for a child related to you, TriNet SOI is legally obliged to follow the enrollment directions in the Order and deduct the appropriate premiums from your pay.

a. If the QMCSO is effective for TriNet SOI benefits, TriNet SOI will set up coverage as directed in the Order, to include enrolling and deducting premiums for you and the child(ren) mentioned in the QMCSO. Coverage and benefit premiums will be effective as of the date TriNet SOI receives QMCSO.

b. TriNet SOI will contact you when the QMCSO is received. You may submit a life status change within 30 days of the QMCSO start date if you wish to elect different plan(s) benefit plans, but you may not waive any coverage mandated by the QMCSO.

c. Arranging for other coverage for the child(ren) does not negate the court order requiring that TriNet SOI ensure coverage through the Plan. It is your responsibility to contact the court agency and determine if they will accept the alternate coverage and issue a release order. All appeals for relief from the QMCSO should be made directly to the court agency that issued the Order. TriNet SOI cannot assist you.

d. TriNet SOI can only terminate health care coverage for your child(ren) and payroll premiums attributable to a QMCSO when the Plan receives a legally sufficient release from the court or the state agency that issued the order. Termination of coverage and relief from benefits premiums will be as of the date the release is received from the court or state agency.

e. If TriNet SOI has not received a court release and you dis-enroll the child(ren) at Open Enrollment or through a life status change request, TriNet SOI is legally obligated to restore the coverage and deduct any missed premiums from your pay in a lump sum on your next payroll. If your benefits terminate for any reason, TriNet SOI will report the loss of coverage to the court or agency that issued the order.

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CHAPTER 8 – OPEN ENROLLMENT

8.1 Open Enrollment
Each year, TriNet SOI offers an Open Enrollment period for all benefits eligible Worksite employees. During Open Enrollment, you may enroll in or make changes (add, change, or drop) to your benefit elections and coverage levels for the next benefits plan year. Open Enrollment generally occurs two months prior to the start of the next benefits plan year and your coverage elections will become effective for the upcoming benefits plan year.
If you have other group medical coverage or coverage through a state Marketplace, you can waive TriNet SOI medical coverage for yourself and your dependents during Open Enrollment. If you waive medical coverage, you will not have an opportunity to elect coverage until your next TriNet SOI Open Enrollment or if you experience certain qualified life status change events. You must contact TriNet SOI within 30 days of a life status change event (60 days for a birth, adoption, or change in eligibility for a State Children’s Health Insurance Program (SCHIP)). Note that loss of Marketplace coverage is not an LSC event and does not trigger a special enrollment right.

8.2 How to Make Your Elections
TriNet SOI will send Open Enrollment communications to your home address, which includes (1) instructions on how to enroll either by completing the Benefit Election Form or online through Online Benefits Enrollment via the TriNet Platform (trinetsoi.com), (2) information you need to make elections for yourself and your eligible dependents and (3) benefit plans available. You will be allowed a certain amount of time to make your elections and you may make changes to any election until the last day of the Open Enrollment period. Once the Open Enrollment period closes, your elections are binding for the entire benefits plan year, unless you experience a qualified life status change. If you elect a plan that is not available to you, TriNet SOI will enroll you in the lowest cost plan that is available, at the coverage level you elected.

If you need assistance in accessing the Open Enrollment link, please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

8.3 Confirmation Statements
Once you complete the enrollment process, make sure that you click the SUBMIT button to electronically transmit your most recent benefit elections to TriNet SOI.

You will immediately receive an email confirming your elections. If you do not receive this email, you probably did not submit your elections. Return to the Open Enrollment link, check that your elections are correct and click the SUBMIT button. Note that if you do not properly submit your elections, you will be automatically enrolled under the Plan’s default election rules.

Check your confirmation email carefully for accuracy and omissions. If you need to make a correction, you may return to the Open Enrollment link immediately, make the changes, and submit again. Just keep in mind that TriNet SOI will only honor the last submission made before the end of the Open Enrollment period.

8.4 What Happens if You Do Not Submit an Open Enrollment Election
TriNet recommends that you make active enrollment elections each benefits plan year. There may be plan changes or cost increases you need to be aware of to determine whether to make adjustments to your coverage. Your election is so important to you and TriNet that we send reminders and provide online benefit comparisons and other tools to help you make informed decisions. If you do not make a benefits election during the Open Enrollment period, your elections will either rollover or end as follows:

<table>
<thead>
<tr>
<th>If you do not submit...</th>
<th>Automatic Enrollment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medical, Dental and Vision coverage</td>
<td>You will be automatically enrolled in similar benefit plans at your current coverage level.</td>
</tr>
<tr>
<td>Life Insurance and Disability Coverage</td>
<td>Your current coverage will continue, subject to Worksite selections and Evidence of Insurability requirements</td>
</tr>
<tr>
<td>Health Care or Dependent Day Care FSA</td>
<td>Your participation will end</td>
</tr>
</tbody>
</table>

Premiums, which may increase in the new benefits plan year, will be deducted from your pay. If the plan in which you were enrolled during TriNet SOI’s previous benefits plan year is no longer available for the new benefits plan year, you will be automatically enrolled in a similar plan, which may have differences in coverage and networks, higher premiums and out-of-pocket expenses than the benefits in which you were enrolled during TriNet SOI’s previous benefits plan year. Unless you experience a life status change event, you may not make benefit changes, including the election of an FSA, until the beginning of the next benefits plan year. You will receive a confirmation statement in the mail, displaying the benefits in which you were automatically enrolled.
Unless you experience a qualified life status change event, you may not make any changes, including the election of an FSA, until the next Open Enrollment period.
CHAPTER 9– BENEFITS APPEALS

9.1 Medical, Dental, Vision, Life AD&D or Disability Claims Appeals
TriNet’s medical, dental, vision, life insurance AD&D or disability benefit plans are fully insured, and as such, all claims administration are performed by the carriers, without any input from TriNet. TriNet SOI does not have the ability to influence the carrier’s claims and appeals decisions in a fully insured plan. The following issues are determined solely by the insurance carriers in accordance with their plan rules and underwriting guidelines.

a. Adjudication of claims,
b. Decisions on the existence of pre-existing conditions (the medical plans do not have a pre-existing conditions limitation),
c. Approval for additional benefits,
d. Evidence of Insurability review and approval,
e. Approval for non-standard or experimental treatments, and/or
f. Outcome of claim appeals

If you have a medical, dental, vision, life insurance AD&D or disability issue, your path of appeal is through your insurance carrier. Each carrier describes its appeal process in the Carrier Certificates posted on the TriNet Platform (trinetsoi.com).

IMPORTANT: In accordance with Health Care Reform, carriers must respond to an authorization request for a pre-service “urgent” claim within 24 hours of receipt, unless the claimant fails to provide sufficient information for the carrier to determine whether, or to what extent, benefits are covered or payable under the plan or health insurance coverage.

A pre-service “urgent” claim is a claim that:

a. Could seriously jeopardize the life or health of the claimant or the ability of the claimant to regain maximum function, or
b. In the opinion of a physician with knowledge of the claimant’s medical condition, would subject the claimant to severe pain that cannot be adequately managed without the care or treatment that is the subject of the claim.

If a participant or beneficiary believes that his/her “urgent” claim request, as defined above, is not being timely processed by the carrier, he or she should immediately contact the TriNet Solution Center at 800.572.2412. TriNet SOI can assist in a limited manner by asking the carrier for a timely response to an “urgent” claim authorization request. However, TriNet SOI cannot in any manner influence carrier claim decisions. Claim determinations, including urgent care decisions, are made solely by the carrier.

9.2 TriNet SOI’s Internal Appeals Process

Benefit Appeals
The Benefit Appeals process was established pursuant to federal law requirements to give Worksite employees an avenue of appeal to ensure that decisions regarding TriNet SOI’s health care flexible spending accounts and certain plan eligibility decisions (for example, when an insurance carrier has denied a particular claim for benefits because TriNet SOI has determined that the participant or dependent is not eligible for coverage) are based on the terms of the Plan, the Carrier Certificates, and/or applicable federal and state laws and regulations. Your benefit appeal will be considered by TriNet representatives appointed by the Plan Administrator who have established reputations as being neutral, independent, fair, and thorough. For more information, contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

Benefits Appeal Process
If you would like to submit a benefits appeal, you must submit the request to TriNet in writing. Telephonic requests will not be accepted. Requests to appeal a benefits decision must be submitted within 180 days of the date you were notified of the benefits decision.

Your written request may be submitted to TriNet in one of the following ways:

a. Emailing your request/appeal to TrinetSOIBenefitAppeals@trinet.com
b. Mail written request: TriNet Benefits Dept. – Appeals PO Box 241448, Charlotte, NC 28224
Attach or include any and all supporting documentation you wish to have reviewed. Your written appeal should also include a detailed description of the relevant facts and circumstances that you want the Plan to consider when reviewing your appeal.

**Important:** Please do not provide any information related to your or your dependents’ medical diagnoses or health conditions. TriNet SOI does not require this information in order to review your request.

Requests are reviewed in the order they are received, generally within 15 business days, but no later than 60 days after receipt by TriNet SOI.

The Plan has designated “Benefit Appeals” as the group of representatives that will review your appeal and will consider all of the statements and supporting documentation that you include with your appeal. Benefit Appeals may also consider other relevant information, documentation, and/or recorded phone calls. Benefit Appeals will not take into account whether the supporting documentation you provided with your appeal was submitted or considered in the initial benefits determination and will not apportion any deference to the initial benefits determination. The review of your appeal by Benefit Appeals will not be conducted by the individual who made the initial benefits determination or a subordinate of such individual.

A TriNet SOI representative will contact you directly with the Benefit Appeal decision. In the event that Benefit Appeals is unable to render a decision with regard to your appeal within 60 days due to unusual circumstances, the Plan will notify you in writing prior to the end of the 60-day period that an extension of time is needed and will advise you of the date when you can expect a decision on your appeal. The extension of time shall not exceed 60 days. You will receive, free of charge, any new or additional evidence considered, relied upon, or generated by the Plan in connection with the claim. Such evidence will be provided as soon as possible and sufficiently in advance of the date on which the notice of final determination is required to be provided, to give you a reasonable opportunity to respond prior to such determination.

Before Benefits appeals can issue a final determination based on a new or additional rationale, you will be provided, free of charge, with the rationale. The rationale will be provided as soon as possible and sufficiently in advance of the date on which the notice of final determination is required to be provided, to give you a reasonable opportunity to respond prior to such determination.

Once a decision is reached, you will receive written communication from TriNet SOI outlining its decision on your appeal. Final appeal determinations will include:

a. The determination of your appeal;

b. The specific reason or reasons for the determination;

c. Specific reference(s) to pertinent Plan provisions, laws, or regulations on which the decision is based;

d. A description of any additional material or information necessary for you to perfect your appeal and an explanation of why such material is necessary, if applicable;

e. A statement that you are entitled to receive, upon request and free of charge, reasonable access to, and copies of, all documents, records, and other information relevant to your appeal; and

f. A statement of your rights to bring a civil action against the Plan under Section 502(a) of ERISA.

You may request to see or to obtain, free of charge, copies of any documents, records, and communications that are relevant to your case and that were relied on by Benefit Appeals in making its decision.
CHAPTER 10 – MEDICAL PLANS

10.1 The ACA Individual Mandate
The individual mandate is a provision of the Affordable Care Act (ACA) that requires you, your children and anyone else that you claim as a dependent on your individual tax return to maintain medical insurance or potentially pay a tax penalty. All of the TriNet SOI medical plans meet, or exceed the minimum level of coverage required to comply with the ACA individual mandate (and avoid the associated penalty).

10.2 Carrier Certificates and Summaries of Benefits and Coverage (SBC)
SBCs can be accessed on the TriNet Platform (trinetsoi.com), enrollment and coverage decisions are subject to the actual terms and conditions of the benefit plans offered by TriNet SOI as described in this Guidebook and in the carrier certificates. You may request a copy of the Carrier Certificates by contacting the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, or through the carrier.

10.3 Carrier Certificates and Dependent Eligibility
You should review the dependent eligibility provisions under the applicable Carrier Certificate (for the plan in which you are enrolled) in conjunction with the terms of the Plan document as summarized in this Guidebook. It is important to note that although some carrier certificates list the dependents that “may” be covered if permitted by the Plan, the dependent eligibility provisions are solely determined by the Plan document and TriNet SOI Benefits Guidebook.

10.4 Your Insurance Carrier Website
You can play a proactive role in managing your health care needs. The TriNet insurance carriers have the tools and support available for you to be able to make informed health care choices. To locate your carrier's contact information:

a. Log into TriNet Platform (trinetsoi.com)
b. Gather benefit plan, group number, telephone, and website information specific to your carrier

Carrier website features include:

a. View current and past claims;
b. Track deductibles;
c. Request a new ID card;
d. Print temporary ID cards;
e. View eligibility;
f. Networks; and
g. Change your doctor.

10.5 Medicaid and the Children’s Health Insurance Program (CHIP)
Medicaid and the Children’s Health Insurance Program (CHIP) offer free or low-cost health coverage to children and families.

If you or your children are eligible for Medicaid or CHIP and you’re eligible for health coverage from your employer, your state may have a premium assistance program that can help pay for coverage, using funds from their Medicaid or CHIP programs. If you or your children aren’t eligible for Medicaid or CHIP, you won’t be eligible for these premium assistance programs but you may be able to buy individual insurance coverage through the Health Insurance Marketplace. For more information, visit www.healthcare.gov.

If you or your dependents are already enrolled in Medicaid or CHIP and you live in a State listed below, contact your State Medicaid or CHIP office to find out if premium assistance is available.

If you or your dependents are NOT currently enrolled in Medicaid or CHIP, and you think you or any of your dependents might be eligible for either of these programs, contact your State Medicaid or CHIP office or dial 1-877-KIDS NOW or www.insurekidsnow.gov to find out how to apply. If you qualify, ask your state if it has a program that might help you pay the premiums for an employer-sponsored plan.
If you or your dependents are eligible for premium assistance under Medicaid or CHIP, as well as eligible under your employer plan, your employer must allow you to enroll in your employer plan if you aren’t already enrolled. This is called a “special enrollment” opportunity, and you must request coverage within 60 days of being determined eligible for premium assistance. If you have questions about enrolling in your employer plan, contact the Department of Labor at www.askebsa.dol.gov or call 1.866.444.EBSA (3272).

If you live in one of the following states, you may be eligible for assistance paying your employer health plan premiums. The following list of states is current as of January 31, 2017. Contact your state for more information on eligibility.

<table>
<thead>
<tr>
<th>ALABAMA – Medicaid</th>
<th>FLORIDA – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phone: 1-855-692-5447</td>
<td>Phone: 1-877-357-3268</td>
</tr>
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</table>

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<tr>
<th>ALASKA – Medicaid</th>
<th>GEORGIA – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Phone: 1-866-251-4861</td>
<td>- Click on Health Insurance Premium Payment (HIPP)</td>
</tr>
<tr>
<td>Email: <a href="mailto:CustomerService@MyAKHIPP.com">CustomerService@MyAKHIPP.com</a></td>
<td>Phone: 404-656-4507</td>
</tr>
<tr>
<td>Medicaid Eligibility: <a href="http://dhss.alaska.gov/dpa/Pages/medicaid/default.aspx">http://dhss.alaska.gov/dpa/Pages/medicaid/default.aspx</a></td>
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<tr>
<th>ARKANSAS – Medicaid</th>
<th>INDIANA – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Website: <a href="http://myarhipp.com/">http://myarhipp.com/</a></td>
<td>Healthy Indiana Plan for low-income adults 19-64</td>
</tr>
<tr>
<td></td>
<td>Phone: 1-877-438-4479</td>
</tr>
<tr>
<td></td>
<td>All other Medicaid</td>
</tr>
<tr>
<td></td>
<td>Website: <a href="http://www.indianamedicaid.com">http://www.indianamedicaid.com</a></td>
</tr>
<tr>
<td></td>
<td>Phone 1-800-403-0864</td>
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<thead>
<tr>
<th>COLORADO – Health First Colorado (Colorado’s Medicaid Program) &amp; Child Health Plan Plus (CHP+)</th>
<th>IOWA – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health First Colorado Website: <a href="https://www.healthfirstcolorado.com/">https://www.healthfirstcolorado.com/</a></td>
<td>Website: <a href="http://dhs.iowa.gov/ime/members/medicaid-a-to-z/hipp">http://dhs.iowa.gov/ime/members/medicaid-a-to-z/hipp</a></td>
</tr>
<tr>
<td>Health First Colorado Member Contact Center: 1-800-221-3943/ State Relay 711</td>
<td>Phone: 1-888-346-9562</td>
</tr>
<tr>
<td>CHP+: Colorado.gov/HCPF/Child-Health-Plan-Plus</td>
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<tr>
<th>KANSAS – Medicaid</th>
<th>NEW HAMPSHIRE – Medicaid</th>
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<tbody>
<tr>
<td>Phone: 1-785-296-3512</td>
<td>Phone: 603-271-5218</td>
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<tr>
<th>KENTUCKY – Medicaid</th>
<th>NEW JERSEY – Medicaid</th>
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</thead>
<tbody>
<tr>
<td>Website: <a href="http://chfs.ky.gov/dms/default.htm">http://chfs.ky.gov/dms/default.htm</a></td>
<td>Medicaid Website: <a href="http://www.state.nj.us/humanservices/dmahs/clients/medicaid/">http://www.state.nj.us/humanservices/dmahs/clients/medicaid/</a></td>
</tr>
<tr>
<td>Phone: 1-800-635-2570</td>
<td>Medicaid Phone: 609-631-2392</td>
</tr>
<tr>
<td>CHIP Website: <a href="http://www.njfamilycare.org/index.html">http://www.njfamilycare.org/index.html</a></td>
<td>CHIP Website: <a href="http://www.njfamilycare.org/index.html">http://www.njfamilycare.org/index.html</a></td>
</tr>
<tr>
<td>CHIP Phone: 1-800-701-0710</td>
<td>CHIP Phone: 1-800-701-0710</td>
</tr>
<tr>
<td>LOUISIANA – Medicaid</td>
<td>NEW YORK – Medicaid</td>
</tr>
<tr>
<td>----------------------</td>
<td>--------------------</td>
</tr>
<tr>
<td>Website: <a href="http://dhh.louisiana.gov/index.cfm/subhome/1/n/331">http://dhh.louisiana.gov/index.cfm/subhome/1/n/331</a> Phone: 1-888-695-2447</td>
<td>Website: <a href="https://www.health.ny.gov/health_care/medicaid/">https://www.health.ny.gov/health_care/medicaid/</a> Phone: 1-800-541-2831</td>
</tr>
<tr>
<td>MAINE – Medicaid</td>
<td>NORTH CAROLINA – Medicaid</td>
</tr>
<tr>
<td>MASSACHUSETTS – Medicaid and CHIP</td>
<td>NORTH DAKOTA – Medicaid</td>
</tr>
<tr>
<td>MINNESOTA – Medicaid</td>
<td>OKLAHOMA – Medicaid and CHIP</td>
</tr>
<tr>
<td>MISSOURI – Medicaid</td>
<td>OREGON – Medicaid</td>
</tr>
<tr>
<td>MONTANA – Medicaid</td>
<td>PENNSYLVANIA – Medicaid</td>
</tr>
<tr>
<td>NEBRASKA – Medicaid</td>
<td>RHODE ISLAND – Medicaid</td>
</tr>
<tr>
<td>Website: <a href="http://dhhs.ne.gov/Children_Family_Services/AccessNebraska/Pages/accessnebraska_index.aspx">http://dhhs.ne.gov/Children_Family_Services/AccessNebraska/Pages/accessnebraska_index.aspx</a> Phone: 1-855-632-7633</td>
<td>Website: <a href="http://www.eohhs.ri.gov/">http://www.eohhs.ri.gov/</a> Phone: 401-462-5300</td>
</tr>
<tr>
<td>NEVADA – Medicaid</td>
<td>SOUTH CAROLINA – Medicaid</td>
</tr>
<tr>
<td>Medicaid Website: <a href="https://dwss.nv.gov/">https://dwss.nv.gov/</a> Medicaid Phone: 1-800-992-0900</td>
<td>Website: <a href="https://www.scdhhs.gov">https://www.scdhhs.gov</a> Phone: 1-888-549-0820</td>
</tr>
</tbody>
</table>
To see if any more States have added a premium assistance program since January 31, 2017, or for more information on special enrollment rights, you can contact either:

<table>
<thead>
<tr>
<th>SOUTH DAKOTA – Medicaid</th>
<th>WASHINGTON – Medicaid</th>
</tr>
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<tbody>
<tr>
<td>Website: <a href="http://dss.sd.gov">http://dss.sd.gov</a></td>
<td>Website: <a href="http://www.hca.wa.gov/free-or-low-cost-health-care/program-administration/premium-payment-program">http://www.hca.wa.gov/free-or-low-cost-health-care/program-administration/premium-payment-program</a></td>
</tr>
<tr>
<td>Phone: 1-888-828-0059</td>
<td>Phone: 1-800-562-3022 ext. 15473</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TEXAS – Medicaid</th>
<th>WEST VIRGINIA – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Website: <a href="http://gethipptexas.com/">http://gethipptexas.com/</a></td>
<td>Website: <a href="http://www.dhhr.wv.gov/bms/Medicaid%20Expansion/Pages/default.aspx">http://www.dhhr.wv.gov/bms/Medicaid%20Expansion/Pages/default.aspx</a></td>
</tr>
<tr>
<td>Phone: 1-800-440-0493</td>
<td>Phone: 1-877-598-5820, HMS Third Party Liability</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>UTAH – Medicaid and CHIP</th>
<th>WISCONSIN – Medicaid and CHIP</th>
</tr>
</thead>
<tbody>
<tr>
<td>CHIP Website: <a href="http://health.utah.gov/chip">http://health.utah.gov/chip</a></td>
<td>Phone: 1-800-362-3002</td>
</tr>
<tr>
<td>Phone: 1-877-543-7669</td>
<td></td>
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<thead>
<tr>
<th>VERMONT – Medicaid</th>
<th>WYOMING – Medicaid</th>
</tr>
</thead>
<tbody>
<tr>
<td>Website: <a href="http://www.greenmountaincare.org/">http://www.greenmountaincare.org/</a></td>
<td>Website: <a href="https://wyequalitycare.acs-inc.com/">https://wyequalitycare.acs-inc.com/</a></td>
</tr>
<tr>
<td>Phone: 1-800-250-8427</td>
<td>Phone: 307-777-7531</td>
</tr>
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<thead>
<tr>
<th>VIRGINIA – Medicaid and CHIP</th>
<th></th>
</tr>
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<tbody>
<tr>
<td>Medicaid Website: <a href="http://www.coverva.org/programs_premium_assistance.cfm">http://www.coverva.org/programs_premium_assistance.cfm</a></td>
<td></td>
</tr>
<tr>
<td>Medicaid Phone: 1-800-432-5924</td>
<td></td>
</tr>
<tr>
<td>CHIP Website: <a href="http://www.coverva.org/programs_premium_assistance.cfm">http://www.coverva.org/programs_premium_assistance.cfm</a></td>
<td></td>
</tr>
<tr>
<td>CHIP Phone: 1-855-242-8282</td>
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</table>
10.6 Minimum Creditable Coverage for Massachusetts Residents

The following TriNet SOI medical plans do not satisfy the Massachusetts Minimum Creditable Coverage (MCC) requirements:

<table>
<thead>
<tr>
<th>Aetna</th>
<th>Blue Shield California</th>
<th>Florida Blue</th>
</tr>
</thead>
<tbody>
<tr>
<td>Health Network Only HMO3</td>
<td>Blue Shield PPO3</td>
<td>BlueOptions PPO 3</td>
</tr>
<tr>
<td>Health Network Option POS3</td>
<td>Blue Shield HDHP</td>
<td>BlueOptions PPO 4</td>
</tr>
<tr>
<td>Managed Choice POS3</td>
<td></td>
<td>BlueOptions PPO 5</td>
</tr>
<tr>
<td>Managed Choice POS HDHP3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Managed Choice POS Smart</td>
<td></td>
<td></td>
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<tr>
<td>Managed Choice POS Premier</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Managed Choice POS HDHP1</td>
<td></td>
<td></td>
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<tr>
<td>Open Choice PPO3</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Open Choice PPO HDHP1</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Open Choice PPO HDHP3</td>
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</table>

Minimum Creditable Coverage is a provision in Massachusetts health reform law that requires certain minimum benefits coverage that adult tax filers must have to avoid tax penalties. For more information, see:


10.7 Medicare Part D

You may have heard about Medicare’s prescription drug coverage (also called Medicare Part D), and wondered how it would affect you. Prescription drug coverage is available to everyone with Medicare through Medicare prescription drug plans. All Medicare prescription drug plans provide at least a standard level of coverage set by Medicare. Some plans also offer more coverage for a higher monthly premium.

Individuals can enroll in a Medicare prescription drug plan when they first become eligible, and each year during Medicare’s Open Enrollment period, October 15 through December 7. Individuals leaving TriNet coverage may be eligible for a Medicare Special Enrollment Period.

Medicare beneficiaries who choose not to sign up at their first opportunity may have to pay more if they wait to enter the program later, unless they can prove that they have been covered by a prescription drug plan that is considered to provide “creditable coverage.” In general, prescription drug coverage is considered creditable if the expected amount of paid claims under the coverage is at least equal to the expected amount of paid claims under the standard Medicare prescription drug benefit.

TriNet has determined, based on the Medicare creditable coverage guidelines, that the prescription drug coverage provided under all of the 2017 TriNet medical plans are creditable coverage. In other words, the prescription drug coverage provided under these plans is, on average, at least as good as standard Medicare prescription drug coverage. Coverage under one of these plans will help you avoid a Medicare Part D late enrollment penalty if you are or become eligible for Medicare and later decide to enroll in a Medicare prescription drug plan.

If you decide to enroll in a Medicare prescription drug plan and you are an active employee or family member of an active employee, you may also continue your TriNet medical plan coverage. In this case, the TriNet plan will continue to pay primary or secondary as it had before you enrolled in a Medicare prescription drug plan. If you waive or drop TriNet coverage, Medicare will be your only payer. You can re-enroll in the TriNet medical plan at Open Enrollment or if you have a life status change event for the TriNet Plan.
CHAPTER 11 - BENEFIT PREMIUMS AND TAXATION

11.1 Your Benefit Premiums
You may be required to pay periodic benefit premiums for your benefit elections. If premiums are required, TriNet SOI is authorized to deduct benefit premiums from your pay. Information about premiums will be provided to you when you first enroll, at Open Enrollment, or if you experience a qualified life status change. The premium cost that is displayed is on a per pay period basis, based on your payroll frequency, so make sure you are evaluating the correct cost of your benefits before you submit your benefit elections.

<table>
<thead>
<tr>
<th>Payroll Frequency</th>
<th>Number of Deductions Per Year</th>
</tr>
</thead>
<tbody>
<tr>
<td>Weekly</td>
<td>52</td>
</tr>
<tr>
<td>Biweekly</td>
<td>26</td>
</tr>
<tr>
<td>Semimonthly</td>
<td>24</td>
</tr>
<tr>
<td>Monthly</td>
<td>12</td>
</tr>
</tbody>
</table>

Your benefits will always start on your benefits effective date, or in the case of a life status change event (that is timely reported), changes to your benefit premiums will generally start on the event date.

If you do not pay premiums for a benefits program within 30 days of enrollment, including at the beginning of your benefits eligibility or a new benefit plan year, TriNet reserves the right to terminate your election and you will be ineligible to participate in the benefit plans until the next Open Enrollment period.

11.2 Taxation of Benefits Premiums
Premiums and/or contributions for the following benefits may be deducted on a pre-tax basis for you and dependents who qualify as IRC tax dependents:

a. Medical;
b. Dental;
c. Vision;
d. Health care FSA;
e. Dependent day care FSA; and
f. Health Savings Account (HSA)

Premiums for the following benefits will be deducted on an after-tax basis:

a. Life insurance (both Worksite employee and dependent);
b. AD&D (both Worksite employee and dependent);
c. Short-term disability coverage; and Long-term disability coverage.

11.3 Taxation of HSA Contributions
You may elect an HSA if you participate in a qualified high-deductible health plan (HDHP). Details on how to enroll in an HSA are provided when you enroll in an HDHP. Contributions to your HSA will be deducted on a pre-tax basis when you establish an HSA with a bank affiliated with one of the TriNet SOI medical carriers that offer an HDHP. It is possible to make additional after-tax contributions to your HSA by setting up a direct deposit to your HSA account.

11.4 Taxation of Domestic Partners Benefits
Please note that the following information is intended to provide general information regarding tax treatment of domestic partner benefits. TriNet SOI cannot and does not provide any tax advice. We strongly encourage you to consult with a tax advisor before designating your domestic partner as a tax dependent under Section 152 of the Code. More information can be found at irs.gov/irb/2008-02_IRB/ar14.html.
Benefit premiums for individuals that do not qualify as tax dependents under the Code must be deducted on an after-tax basis and, to the extent such premiums are paid by your Worksite, must be imputed as income on your Form W-2. Unless your domestic partner and his/her child(ren) qualify as tax dependents and you certify them as such, TriNet SOI will deduct their premiums on an after-tax basis and any premiums paid by your Worksite will be imputed as income.

If your domestic partner and/or his/her child(ren) are your qualified tax dependents under Section 152 of the Code, your employer provided health coverage will be subject to favorable tax treatment. For example, the benefit premiums you pay for your domestic partner and/or your partner’s child(ren) can be made on a pre-tax basis and any premiums paid by your Worksite on their behalf are not subject to income tax.

If you declare that your domestic partner and/or domestic partner’s child(ren) are tax dependents, TriNet SOI will change the taxation of benefits as follows:

a. If you add a domestic partner and/or domestic partner’s child(ren) who are not currently enrolled in TriNet SOI benefits coverage, your Life Status Change event date will determine the effective date of the requested tax dependent status
b. If your domestic partner and/or domestic partner’s child(ren) are already enrolled in TriNet SOI benefits coverage, the tax status change will occur on the first day of the month following the date TriNet SOI receives this form. No retroactive tax refunds are available.

Under Section 152 of the Code, your domestic partner must meet all of the following criteria to qualify as your tax dependent (as a “qualifying relative”):

a. Is an individual other than a spouse
b. Is not a “qualifying child” of you or any other taxpayer
c. Is considered a member of your household for the taxable year and his/her principal place of abode is your home
d. More than one-half of his/her support for the calendar year is provided by you
e. His/her relationship with you does not violate local law

In order to qualify as your tax dependent(s), your domestic partner’s child(ren) must meet all of the following criteria to qualify as your “qualifying child”*

a. Is a child of your domestic partner who did not attain age 26 by the end of the past year
b. Is not a “qualifying child” of you or any other taxpayer*
c. Is considered a member of your household and his/her principal place of abode is your home for more than half of the tax year*
d. One-half of his/her support for the calendar year is provided by you
e. Your relationship with the domestic partner does not violate local law

* If your domestic partner’s child(ren) are the qualifying child of your domestic partner, they will not be able to satisfy this provision, but they may instead be your “qualifying relative” and would need to satisfy the same conditions as your domestic partner. Please consult with a tax advisor before making the appropriate declaration/certification.

11.5 Benefit Premiums for Self-Employed Individuals

If you are considered self-employed under IRC Section 401(c), you are not eligible to pay benefit premiums on a pre-tax basis or to participate in the TriNet SOI health care or dependent day care FSAs. The following individuals are considered self-employed for purposes of the Plan, even if they are paid wages through TriNet payroll:

a. Partners in a partnership;
b. More than 2% Shareholders of a Subchapter S Corporation;
c. Members of an LLC who are treated as a partnership for federal tax purposes; and
d. Sole proprietors.

If you are a shareholder or partner, we recommend that you consult your tax advisor. If your tax advisor states that you are not eligible to pay benefits premiums on a pre-tax basis or to participate in a TriNet SOI flexible spending account, please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.
If you report that you are a self-employed individual:

a. Your pre-tax benefit contributions and FSA eligibility will end the day on which your self-employed employment status changes.

b. Health care FSA contributions and ability to incur claims will also end the day on which you become self-employed. You will have until the claims submission deadline to request reimbursement for claims. You will be offered health care FSA through COBRA continuation coverage through the end of the benefits plan year.

c. Dependent day care FSA contributions will also end on the day on which you become self-employed.
CHAPTER 12 – WHEN BENEFITS END

12.1 Benefit Premiums When Benefits Terminate
Your TriNet SOI benefit coverage and premium responsibility ends on the date you become (or became) ineligible for TriNet SOI benefits. For instance, if your employment ends on 14th of the month, your benefit coverage will end the 14th of the month. Premiums for the coverage will be deducted from your pay.

12.2 For You
Your participation in the TriNet SOI benefits Plan will terminate on the date any of these events occur:

a. The date you cease to be employed by TriNet or the date your Worksite ceases to be a TriNet SOI customer or fails to meet the participation requirements;
b. The date you are no longer a full-time regular Worksite employee (unless you are in a stability period);
c. The date the Plan or any benefits program terminates;
d. The date any benefits program (e.g., medical, dental, vision) is no longer available in your service area;
e. Unless state law dictates otherwise, the date you fail to continue to meet each of the eligibility requirements under the Plan or any benefits program (for example, if the law does not require active benefits to be continued during your leave of absence);
f. The date your participation in the Plan is terminated for cause or any other reason.

12.3 For Your Dependents
If your dependent's participation under the Plan terminates, his/her TriNet benefit coverage and your premium responsibility ends on the date the benefit termination occurs. For instance, if your divorce is final on the 10th of the month, the benefit coverage and your premium responsibility will end at midnight on the 10th of that month.

a. The date you lose coverage;
b. The date the dependent loses or is no longer eligible to receive benefits under the Plan due to, for example, one of the following reasons:
   ➢ Divorce or dissolution of domestic partnership;
   ➢ Child ceases to satisfy the dependent eligibility requirements under plan (e.g., age limit);
   ➢ Loss of student status; or
   ➢ Your death.

12.4 Other Reasons for Termination of Participation
If any of the following events occur, participation may be terminated for cause:

a. Fraud or intentional misrepresentation for eligibility or in requesting benefits;
b. For medical coverage only, violations of Section 111 of the Medicare, Medicaid, and SCHIP Extension Act of 2007; or
c. Your refusal to allow TriNet to transmit your social security or VISA number to the medical carrier.
CHAPTER 13 – DENTAL

Dental coverage may be available to you in group or optional form, depending on its availability at your Worksite.

13.1 How to Get Specific Dental Plan Information

Eligibility, enrollment and coverage decisions are subject to the actual terms and conditions of the benefits plans offered by TriNet as summarized in this Guidebook and in the Carrier Certificates, posted on the TriNet Platform (trinetsoi.com).

13.2 Summary of Plan Benefits

Refer to the Dental and Vision Plan Booklet for a summary of important plan details, such as copayments, deductibles, and other plan features on the TriNet Platform (trinetsoi.com).
CHAPTER 14 – VISION

Vision coverage may be available to you in group or optional form, depending on its availability at your Worksite.

14.1 How to Get Specific Vision Plan Information

Eligibility, enrollment, and coverage decisions are subject to the actual terms and conditions of the benefits plans offered by TriNet as summarized in this Guidebook and in the Carrier Certificates (posted on the TriNet Platform (trinetsoi.com).

14.2 Summary of Plan Benefits

Refer to the Dental and Vision Plan Booklet for a summary of important plan details, such as copayments, deductibles and other plan features on the TriNet Platform (trinetsoi.com).
CHAPTER 15 – FLEXIBLE SPENDING ACCOUNTS

Flexible spending accounts (FSAs) help you pay for eligible out-of-pocket health care and dependent day care expenses on a pre-tax basis. You predetermine your projected expenses for the benefits plan year and then elect to set aside a portion of each paycheck into your FSA. When you incur an eligible expense, you can either pay with your FSA debit card or pay the provider or facility directly and then submit a request for reimbursement.

Note that ACA regulations prohibit WSEs from enrolling in the Health Care FSA if the WSE is employed by a client who does not offer TriNet SOI medical coverage.

15.1 How the Plans Work

After careful planning, you can decide how much money, if any, you would like to contribute to your health care, limited health care, and/or dependent day care FSAs and enroll online when electing your benefits. You can contribute any amount from $200 to $2,600 for the health care FSA or any amount from $200 to $5,000 for the dependent day care FSA for each benefits plan year. TriNet deducts a portion of your FSA election each pay period on a pre-tax basis. Your election is binding for the entire benefits plan year. You cannot change your election until the next Open Enrollment period, unless you experience a qualified life status change that would permit such an election change.

You have two ways to pay for eligible expenses during the benefits plan year. When you receive eligible health care or dependent day care services you have the flexibility to pay with your FSA debit card or pay out of your pocket and manually submit a claim for reimbursement. Please note that use of the FSA debit card can make certain expenses easier to pay, but it does not relieve you of the requirement to maintain adequate documentation. It is a good idea to save all your itemized receipts because you may be required to submit them to satisfy IRS regulations.

For the health care and limited use health care FSAs, the amount available for reimbursement at any time during the benefits plan year is the total amount of your election for that year less any reimbursements you have already received. For the dependent day care FSA, the amount available for reimbursement at any time during the benefits plan year is limited to the total amount you have already contributed to your dependent day care FSA at the time of your reimbursement request, less any reimbursement you have already received.

Always save all of your itemized receipts (including debit card receipts).

Incurring Eligible Expenses

You may incur eligible expenses on or after the date your FSA is effective through the last day of the benefits plan year unless your benefits are terminated. Expenses are incurred on the date the service is provided, not when you pay for the service. If you lose eligibility before the benefits plan year ends, your FSA coverage will end the on the last you are eligible for TriNet SOI benefits. You will not be reimbursed for health care FSA expenses incurred after that date unless you elect to continue your health care FSA through COBRA. For a listing of eligible expenses, please refer to the “Health Care Expenses” and “Dependent Day Care Expenses” sections.

Special Health Care FSA Grace Period Extension

If you are actively participating in your health care FSA as of the last day of the benefits plan year, you will qualify for a two-and-a-half month grace period extension after the end of the benefits plan year to incur qualified expenses.

If you have an available balance in the health care FSA from the previous benefits plan year, you will not be able to use your FSA debit card for expenses incurred during the grace period, and all debit card purchases during the grace period will be applied first to the remaining prior benefits year balance. You will need to submit claims online or email the claims to SOI-FSA@trinet.com. When that balance is used (or after the end of the grace period), FSA debit card purchases will begin to be applied to the new benefits plan year election. The grace period extension does not apply to dependent day care FSA.
Claims Submission Deadlines
Health care and dependent day care claims must be submitted to TriNet SOI no later than the last day of the fourth month after the end of the Plan Year. If you do not file a claim for reimbursement by the deadline, you will forfeit any amounts remaining in your health care or dependent day care FSA account.

15.2 FSA Rules – Key Points to Remember
Because of the tax-free treatment of these benefits, the IRS regulations place special restrictions on health care, limited health care and dependent day care FSAs. Before you decide to contribute to a FSA, you should carefully review the rules.

“Use It or Lose It.” IRS regulations require that any unused money left in your FSA at the end of the benefits plan year, or the date your benefits terminate, if earlier, will be forfeited. You must request reimbursement of eligible expenses on or before the claim submission deadline, as described above. Under the terms of the Plan, you are not permitted to carry over balances from one benefits plan year to the next or receive a refund of unused amounts. There are no exceptions to this rule.

Health Savings Account (HSA) Participation – Limited Use Health Care FSA. If you are enrolled in a high-deductible health plan (HDHP) and you and/or your Worksite contribute to an HSA, you are limited to participation in the limited health care FSA which covers only out-of-pocket dental and vision expenses.

Self-Employed Individuals Are Not Eligible. If you are considered self-employed under IRC Section 401(c), you are not eligible to participate in the health care or dependent day care FSA.

Service Date. For purposes of determining whether an expense is eligible for reimbursement, the service date is the date a service is provided, not the date you pay for the service, regardless of whether payment is made before or after the service date. You cannot be reimbursed for services provided prior to the start of the benefits plan year or the date your FSA participation is effective, if later, even if you pay for the service during the benefits plan year.

Health Care and Dependent Day Care are Separate Accounts. IRS restrictions prohibit transfers from a health care FSA to a dependent day care FSA – or vice versa. Also, you cannot use your dependent day care FSA to pay for your dependent’s health care expenses.

Domestic Partner Participation. FSA tax benefits only extend to domestic partners and their children if these individuals qualify as your federal tax dependent(s).

Contribution Restrictions May Apply. IRS regulations may place restrictions on how much certain individuals may contribute to either the health care or dependent day care FSAs.

Consult with Your Tax Advisor
TriNet cannot provide tax or legal advice. Please consult with your tax advisor for information on the tax implications of participating in a health care FSA.

15.3 Qualified Health Care FSA Expenses
Generally, you can be reimbursed for services or supplies needed to prevent or treat an illness or medical condition. Limited use health care FSAs can only be used to reimburse out-of-pocket vision and dental services. Some services or supplies may require a letter of medical necessity to document that they are being used to treat a specific medical condition or they will not be reimbursable. Any expense incurred strictly for cosmetic reasons is not reimbursable.

Over-the-counter (OTC) medicines or drugs require a physician’s prescription (except for insulin). A “prescription” is a written or electronic order for a medicine or drug that meets the legal requirements of a prescription in the state in which the medical expense is incurred and that is issued by an individual who is legally authorized to issue a prescription in that state. A receipt for payment with the name of the patient, the name of the medication and a physician’s prescription must be submitted with the claim for reimbursement. Although a Letter of Medical Necessity (LMN) may be required for some drugs, it cannot be accepted in place of a physician’s prescription.
Expenses that are not eligible for reimbursement under the limited use FSA accounts may be reimbursable through your HSA account. You can research eligible HSA expenses at [irs.gov/pub/irs-pdf/p502.pdf](http://irs.gov/pub/irs-pdf/p502.pdf) or consult your tax advisor with further questions. Please note that the TriNet FSA team can only answer questions about the limited use FSA.

### 15.4 Annual Fee (Concierge) Medicine

A concierge medical practice typically involves charging an annual fee in exchange for better access, longer appointments and other medical perks. Typically, the portion of the concierge fee not related to medical care is not an expense covered for medical plan or FSA reimbursement. The portion of the concierge fee that relates to medical services (such as a physical exam) may be a qualified medical expense. Documentation from the provider must clearly itemize each of the fee components and the date of service. For the portion that represents medical care, the care must actually be incurred. For instance, the patient must actually have had the physical exam.

### 15.5 Dependent Day Care Expenses

The dependent day care FSA allows you to pay for qualified, employment-related, out-of-pocket day care expenses (or qualified evening care expenses) on a pre-tax basis, as long as you (and your spouse) require these services to work or look for work. You may contribute up to the maximum amount of $5,000 ($2,500 for a married individual who files a separate income tax return) to your dependent day care FSA, regardless of how many dependents you have.

You may enroll if you have an eligible dependent and you fall into one of the following categories:

a. You are a working single parent;
b. You and your spouse are both employed;
c. You work and your spouse is disabled and unable to provide dependent day care; or
d. Your spouse is a full-time student at least five months during the year.

#### Eligible Dependents

Eligible dependents for the dependent day care FSA must be claimed as a dependent on your federal tax return and must live with you for more than half of the tax year. Children must be under age 13 and be a son, daughter, stepchild, sibling or step-sibling, or the child or grandchild of any of these relatives, including an adopted child lawfully placed with you or a child for whom you have been appointed legal guardianship pursuant to a valid court order.

Under IRS rules, your spouse, dependent parent or other tax dependent of any age must be physically or mentally incapable of self-care to be an eligible dependent. In addition, your dependent parent or any other tax dependent not your spouse or child must regularly spend at least eight hours per day in your home if services are received outside of the home.

#### Eligible Caregivers

Services covered by your dependent day care FSA may be provided inside or outside your home by:

a. Licensed dependent day care centers for your disabled dependents. The center must meet local regulations, charge a fee for its service, and provide care for at least six people, not including anyone who lives at the center;
b. Licensed nursery schools and day care centers for children; or
c. Responsible adults, including your relatives over age 19 whom you do not claim as a dependent on your federal income tax return.

#### Eligible Dependent Day Care Expenses

Expenses are considered incurred when the service is performed, not when it is paid. For example, if you are charged by a day care provider for services on a monthly basis in advance, you cannot submit the expense for reimbursement until the month of service is completed.

#### Contribution Limitations

If your spouse contributes to a dependent day care FSA through his/her employer, the combined maximum you and your spouse may contribute dependent day care FSA cannot exceed $5,000 each calendar year.
Your maximum dependent day care FSA contribution is limited to the lesser of your earned income or your spouse’s earned income or $5,000. If your spouse is a full-time student or is disabled, your spouse is deemed to have an income of $250 per month if you have one eligible dependent or $500 per month if you have two or more eligible dependents.

15.6 How to Use Your FSA Debit Card
Your FSA debit card gives you easy access to the funds in your health care and dependent day care FSA. Worksite employees actively participating in the plan and their spouses (if applicable) will automatically receive initial debit cards free of charge.

Your FSA debit card works just like a bank debit card with some important differences. Your FSA debit card use is limited to specific merchants and purchases, including health care medical providers (for example, hospitals or outpatient labs), doctors and non-medical health care providers (such as grocery stores and pharmacies) that are IRS compliant. You may also use your debit card for dependent day care providers. If you are enrolled in a limited health care FSA, you may only use the FSA debit card for out-of-pocket dental and vision services that are eligible under the plan.

Save All of Your Itemized Receipts
IRS regulations require that TriNet SOI confirm that all FSA payments are used for eligible FSA expenses, including debit card transactions. In many cases you will be required to submit supporting documentation for your debit card purchases. Therefore, save all your itemized debit card receipts. This is not a requirement specific to the TriNet SOI Plan, but rather an IRS requirement for all FSA plans. TriNet SOI must comply with this requirement in order for eligible expenses to be reimbursed on a tax-free basis.

If you do not submit documentation when requested by TriNet SOI, you will be obligated to repay the amount to your FSA. Failure to do so could result in suspension or revocation of the debit card. For more details, see the Cardholder Agreement that came with your debit card.

15.7 How to Submit a Request for Reimbursement
When you have paid for a dependent day care or health care expense out-of-pocket, you may submit your FSA reimbursement request to TriNet.

You will need to submit the following documentation with your reimbursement request:

**Health Care FSA:** an Explanation of Benefits from your insurance company or an itemized statement from the provider that includes the service date, patient name, amount paid and a description of the service.

**Dependent Day Care FSA:** a third-party bill or itemized statement showing the service date(s), dependent name, dependent date of birth, description of services, amount paid, and the care provider’s tax identification number or social security number.
CHAPTER 16 – HEALTH SAVINGS ACCOUNTS

16.1 Health Savings Accounts (HSAs)
This section provides summary information from IRS Publication 969. Available on the IRS website (irs.gov), Publication 969 provides detailed guidance on your eligibility and responsibilities when you open an HSA account.

A health savings account is a tax-advantaged health care savings account available to you if you are enrolled in a medical high-deductible health plan (HDHP) and are not enrolled in Medicare, enrolled in a general purpose FSA, covered by another health plan, or claimed as a dependent on someone else’s tax return. The funds contributed to the account are not subject to federal income tax. Unlike a flexible spending account (FSA), funds in your HSA may roll over and accumulate year to year if not spent.

Contributions to an HSA may be made by you, your Worksite or any other person. All deposits to an HSA become your property, regardless of the source of the deposit. If you terminate participation in HDHP medical coverage, you lose eligibility to make further pre-tax deposits to your HSA, but funds already in the HSA remain available for qualified medical expenses. Your HSA funds stay accessible to you, even if you are no longer employed or if you retire.

Depending on your HSA bank rules, the funds may be withdrawn via a debit card, checks, or reimbursement process similar to medical insurance. Investment earnings are sheltered from taxation until the money is withdrawn.

If you are enrolled in an HDHP and (1) you and/or your Worksite contribute to an HSA and (2) you participate in a health care FSA, your participation in the health care FSA is limited to out-of-pocket dental and vision expenses.

16.2 Your Responsibilities as an HSA Account Holder
If you open an HSA, it is your responsibility to determine whether you are eligible to contribute and how much you may contribute for the year. There are many detailed requirements regarding your eligibility to contribute to an HSA. For example, there are federal rules regarding your eligibility to open an HSA if you were previously enrolled in a health flexible spending account (FSA) that included a grace period. TriNet SOI’s role is limited to forwarding your elected contribution to your HSA bank. TriNet SOI has no further responsibility to administer or manage your HSA.

In addition to determining your eligibility to open an HSA, you are responsible for the calculation of your annual pre-tax election and monitoring your HSA account to ensure that your pre-tax contributions do not exceed the federal calendar year contribution limits. (Pre-tax contributions include any made by your Worksite.)

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<tr>
<th>YEAR</th>
<th>SINGLE CONTRIBUTION LIMIT</th>
<th>FAMILY CONTRIBUTION LIMIT</th>
<th>SINGLE AND FAMILY CATCH-UP CONTRIBUTION (AGE 55 OR OLDER)</th>
</tr>
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<tbody>
<tr>
<td>2017</td>
<td>$3,400</td>
<td>$6,750</td>
<td>$1,000</td>
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If you or your spouse are age 55 or over, you may make an additional “catch-up” contribution to your HSA, above the annual maximum. The catch-up contribution limit is $1,000 per calendar year. If your spouse is 55 or over and would like to make catch-up contributions they may not be made to your HSA account. Your spouse must make those contributions to his/her own individual HSA account.

Keep receipts for all withdrawals from your HSA account. TriNet SOI does not determine if your HSA expenses are allowable; you do. Expenses that are not qualified expenses could be subject to income taxes and a 20% penalty. There are special rules if you are older than age 65.

16.3 Over-the-Counter (OTC) Medication Reimbursements
Over-the-counter medicines or drugs are only eligible health care expenses if you, your spouse, or eligible dependent obtains a prescription for the medicine or drug. A "prescription" is a written or electronic order for a medicine or drug that meets the legal requirements of a prescription in the state in which the medical expense is incurred and that is issued by an individual who is legally authorized to issue a prescription in that state.
16.4 TriNet SOI HSA Information

TriNet SOI HDHP and an HSA Account in a Bank Not Sponsored by a TriNet SOI Carrier

TriNet SOI can only make pre-tax contributions to the carrier bank listed in the next section. Your TriNet SOI calendar year HSA contribution will be shown on your Form W-2 with code W to aid you in preparing your income tax return. If you prefer to have your HSA account at another bank, you have the option of creating an after-tax direct deposit from your pay to your HSA account.

TriNet SOI HDHPs and HSA Accounts

Each of the TriNet SOI medical carriers offering an HDHP, partners with HSA Bank. Using HSA Bank has several advantages, such as pre-tax contributions from your pay and a link on the carrier website to monitor your claims and HSA account.

It is your responsibility to open an HSA account before your payroll and/or Worksite contributions begin. Based on payroll cycles, allow up to 60 days following your benefits eligibility date for your payroll contributions to begin. Your HSA contributions are transmitted daily, but may take up to 1-2 weeks to be posted to your HSA.

Factors to consider as you calculate your annual election include how much your Worksite or any other person contributes, your tax status, if you are 55 or older, any pre-tax calendar year HSA contributions previously made through another employer, and if you elected individual or family coverage in the HDHP. Please consult with your tax advisor before making an election.

It is your responsibility as the HSA account holder to monitor your HSA to ensure that all contributions to your HSA do not exceed federal guidelines. Please contact your HSA bank if you have made contributions that are above the federal guidelines.

You may enroll in an HSA or change or stop your HSA deductions at any time during the year. Changes are effective the first of the month following the date TriNet SOI receives your changes form. If you start or change your HSA payroll contributions after the plan year begins, consider that you are making a partial year election.

Important note: If you have a general use health care FSA balance on the last day of the benefits plan year, due to the grace period and IRS rules, you must wait until the first of the month following the end of the FSA grace period to begin HSA contributions.
CHAPTER 17 – LIFE INSURANCE AND ACCIDENTAL DEATH AND DISMEMBERMENT (AD&D) INSURANCE

17.1 How to Get Specific Life and AD&D Insurance Information
For specific terms and conditions, please refer to life and AD&D insurance information available when you are initially eligible, or during Open Enrollment, and the carrier certificates. If you have questions about TriNet SOI life insurance plans, please call the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

17.2 Life and AD&D Insurance
Enrollment in any of TriNet SOI’s medical plans includes a $10,000 company-paid group life insurance benefit and up to $10,000 coverage for accidental death and dismemberment (AD&D) for active worksite employees (your dependents are not covered). Benefits are subject to an age-based reduction. Please refer to the certificate of coverage for more information life and AD&D insurance.

There are two additional types of TriNet SOI life insurance and AD&D coverage:

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<tr>
<th>Plans</th>
<th>Basic Life Insurance Paid for by Your Worksite</th>
<th>Supplemental Life Insurance Paid by You</th>
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<tbody>
<tr>
<td></td>
<td>Life Insurance and AD&amp;D</td>
<td>Supplemental Life Insurance</td>
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<td></td>
<td></td>
<td>Spouse/Domestic Partner Life Insurance</td>
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<td>Child Life Insurance</td>
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<td></td>
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<td>Supplemental AD&amp;D</td>
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IMPORTANT: It is possible that your Worksite has not selected life and/or AD&D insurance options as one of the TriNet SOI offerings that are available to you. Ask your Worksite for more information or call the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

Tax Obligations for Basic Life Insurance Plans
The IRS requires that you pay taxes on the value of any basic life insurance in excess of $50,000 (does not apply to employer-paid AD&D).

Conversion when your TriNet SOI Life Insurance Benefits Terminate
You may generally purchase individual life insurance benefits from Lincoln when your TriNet SOI benefits coverage terminates (for example, if/when your leave of absence results in the termination of your group life insurance benefits) or due to the age reduction described above. Please refer to the Certificate of Coverage that corresponds to the plan your coverage is under.

IMPORTANT: Lincoln must receive a completed conversion application form from you within 31 days after the date your life insurance ends. You are solely responsible for meeting this deadline if you wish to continue your policy. Contact Lincoln directly at 402.361.7300 for life conversion information. There is not a conversion option for AD&D coverage. Your AD&D benefit will end on your TriNet SOI benefit termination date.

Supplemental Life Insurance Evidence of Insurability Requirement
Guaranteed issue is an amount of supplemental life insurance you may elect without needing Evidence of Insurability approval by the life insurance carrier. The guaranteed issue amount is different for you and your spouse/domestic partner.

If you need to complete Evidence of Insurability, Lincoln will contact you at the email address you provided for important benefit information after elect life insurance and provide instructions for completing the online application. It is your sole responsibility to obtain, complete and timely submit the Evidence of Insurability to Lincoln for their review and approval. If you think you should have received Evidence of Insurability notification but did not, contact Lincoln at 800.638.6420, Option 1 for a replacement.

IMPORTANT: There is a time limit for completing Lincoln’s Evidence of Insurability process, after which your coverage level cannot exceed the guaranteed issue maximum for you and/or your spouse/domestic partner.
Approval of your Evidence of Insurability will be determined solely by Lincoln in accordance with its underwriting guidelines. TriNet SOI cannot influence or affect Lincoln’s determination in any way. If Lincoln approves your elected coverage amount for you and/or your spouse/domestic partner, such coverage and the associated premium increase will be effective on the date Lincoln approves the Evidence of Insurability (the date Lincoln issues the approval letter).

17.3 Beneficiary Designation
A beneficiary is the person you choose to receive death benefits paid by your life insurance and/or AD&D policies. If you have basic life insurance and/or AD&D, you must designate beneficiary(ies) for your coverage.

The designation of primary and contingent beneficiary(ies) determines the order in which beneficiaries become eligible to receive death benefits. Primary beneficiary(ies) will be first to receive any available death benefits. Contingent beneficiary(ies) will receive death benefits if the primary beneficiary(ies) does not survive you or is not eligible.

If you name two or more persons as beneficiaries in one category (primary or contingent), payment will be made in equal shares to the beneficiaries in that category, unless you specify percentages for each beneficiary. If you specify percentages, the total percent for each category of beneficiaries (primary or contingent) listed must equal 100%. If you are designating a trust as beneficiary, please be sure to provide the exact name of the trust and the name and address of the trustee.

Considerations for Designating Your Beneficiaries
Although TriNet SOI cannot provide legal, tax, or estate planning advice, here are some considerations you may want to take into account when naming your beneficiaries. TriNet SOI encourages you to consult with a qualified and trusted legal or financial advisor when deciding whom to name as your beneficiaries.

a. In general, you should consider naming specific people as beneficiaries whom you want to directly receive the coverage proceeds, rather than having proceeds go to your estate.
   - Are your children under age 18? Naming a minor as beneficiary could present some complicated issues and delay benefit payments.
   - If you die while your children are minors, a number of legal complications may arise because minors generally cannot receive or control proceeds.
   - In most jurisdictions, state law determines when children are entitled to receive the insurance proceeds, which may be as young as 16 or as old as 18.
   - You should consult with a trusted legal or financial advisor about the advantages/disadvantages of setting up a trust for your minor children.

b. Consider naming one or more contingent beneficiaries, in case you outlive all of your primary beneficiaries. (You can also change your primary beneficiaries at any time, but you have to remember to do it.)

c. It may be helpful to review and update your beneficiary designations whenever you experience a life status change event. Note that updating the beneficiaries named in your will does not update the beneficiaries of your life insurance policy, i.e., you must update the beneficiary designation for your insurance policies as well.

Beneficiary Designation Changes
You may change your beneficiary designations at any time by completing and submitting a Beneficiary Designation Form, available on TriNet SOI. Each new Beneficiary Designation Form replaces the previous designation on record. TriNet SOI will always honor the most recent, properly executed and submitted Beneficiary Designation Form.

NOTE: Policy guidelines state that if you do not name a beneficiary, benefits will be paid to:
1. Your surviving spouse/domestic partner, but if no spouse/domestic partner survives you;
2. Your surviving children, equally, but if no child survives you;
3. Your surviving parent or parents, equally, but if no parent survives you;
4. Your surviving brother(s) and/or sister(s), equally
TriNet SOI does not and will not automatically update beneficiary designations to reflect life status changes, including marriage, divorce, domestic partnership, or new dependents. You are solely responsible for updating the designation of your beneficiaries. To change your beneficiaries, you must submit a new Beneficiary Designation Form. A new beneficiary designation is not effective until TriNet SOI receives it.
CHAPTER 18 – DISABILITY INSURANCE

TriNet SOI disability insurance provides you with partial income when you are unable to work due to an eligible illness or injury. Your Worksite may pay for disability benefits, or you may have the option to elect voluntary disability benefits.

18.1 How to Get Specific Disability Plan Information

For specific terms and conditions, please refer to disability information available when you are initially eligible, or during Open Enrollment, and the Carrier Certificates on the TriNet Platform (trinetsoi.com).

If you have questions about TriNet SOI disability plans, please call the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

Evidence of Insurability Requirement

Benefits Eligibility Date
If you do not elect a voluntary disability plan at your benefits eligibility date, your next opportunity to elect disability coverage will be during Open Enrollment and Lincoln will need to approve your election.

Open Enrollment
You may elect, increase, decrease, or drop your voluntary disability elections at Open Enrollment. If you elect or increase your voluntary disability election (e.g., from 50% to 60%), it will not become effective until you submit Evidence of Insurability that is approved by Lincoln. Lincoln will contact you if you need to complete Evidence of Insurability.

If you need to complete Evidence of Insurability, Lincoln will contact you at the email address you provided for important benefit information soon after your Open Enrollment election and provide instructions for completing the online application. If you think you should have received Evidence of Insurability notification but did not, contact Lincoln at 800.826.7448 for a replacement.

Approval of your Evidence of Insurability will be determined solely by Lincoln in accordance with its underwriting guidelines. TriNet SOI cannot and does not influence or affect Lincoln's determination in any way. If Lincoln approves your elected coverage amount, such coverage and the associated premium increase will be effective on the date Lincoln approves the Evidence of Insurability (the date Lincoln issues the approval letter).

Life Status Change
You cannot make any changes to your disability coverage for the remainder of the benefits plan year, even if you experience a life status change event.

Long Term Disability Pre-Existing Conditions
No benefit will be payable for any disability under the LTD plan that is caused by or contributed to by a "pre-existing condition." Please refer to the Carrier Certificate for more information.
CHAPTER 19 – BENEFITS WHILE ON A LEAVE OF ABSENCE (LOA)

19.1 Initial TriNet SOI Notification
TriNet SOI will assist your worksite employer in providing you applicable notifications that will describe what you can expect with regard to your benefits. If you are granted an Extended Leave of Absence which is not covered under a state or federal leave plan (such as FMLA or California PDL), your benefits coverage will terminate on the date that your active employment eligibility for the health plan ends (example, the date you move from full-time active status to leave of absence status).

19.2 Continuation of Benefits after Benefit Termination
If you take any type of approved leave of absence (including, but not limited to, a workers’ compensation leave), you will be permitted to continue your active medical, dental, vision and/or life insurance coverage under the Plan on the condition that applicable law requires such coverage to be maintained for a certain period of time, after which all such coverage will be terminated in accordance with the reduction in hours that falls below the minimum weekly hours worked requirement. You will then be offered COBRA continuation coverage. Importantly, the law does not require the continuation of regular benefits for every type of leave of absence. Furthermore, any offer of COBRA continuation coverage that TriNet SOI makes to you is not a guarantee of such coverage, as you are solely responsible for making timely premium payments and otherwise complying with the eligibility requirements for COBRA under the TriNet SOI benefits Plan and applicable federal or state law.

Medical, Dental and Vision Plans
You will receive a COBRA notice and you must timely elect and pay for COBRA coverage if you want to continue benefits during your leave.

Life Insurance
The insurance carrier only allows 31 days after the termination of benefits for you to continue your life insurance. If your leave results in the termination of life insurance coverage, pursuant to Lincoln’s rules, you must contact Lincoln within 31 days of the date your life insurance ends. You are responsible for meeting this deadline if you wish to continue your policy.

19.3 Life Status Change Events
If you have a life status change event while you are on an approved LOA, report it to TriNet SOI within 30 days (60 days for a birth, adoption, or SCHIP event). If you are on COBRA, slightly different rules may apply. For assistance, please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday.

19.4 Return to Work

Return to Work Within 30 Days of Your Benefit Termination
If you return to work within 30 days of your benefit termination your prior elections under the Plan will be reinstated effective the date you actively return to work, unless you elected TriNet SOI COBRA. If you did not arrange to make benefit payments while you were on an Extended Leave of Absence, repayment will be collected via payroll deductions.

Return to Work More Than 30 Days after Your Benefit Termination
If you return to work more than 30 days after termination of your benefits, you will have the opportunity to re-enroll in health, life, and FSA benefits within 30 days of your return to full time regular work.
CHAPTER 20 – COBRA CONTINUATION COVERAGE

If you or your covered dependents are no longer eligible for health care coverage through the TriNet SOI Plan, under certain circumstances you and they may be eligible to continue coverage under the Federal Consolidated Omnibus Budget Reconciliation Act (COBRA) of 1985.

It is important to remember TriNet SOI does not guarantee COBRA continuation coverage. Your ability to continue participating in any COBRA continuation coverage provided by TriNet SOI is subject to your (and your eligible dependents, if applicable) continued eligibility for COBRA pursuant to applicable federal or state law, Plan rules and continued timely payment of the correct premium.

20.1 Affordable Coverage through the Health Insurance Marketplace
There may be other coverage options for you and your family through the Health Insurance Marketplace. When key parts of the health care law (also referred to as the Affordable Care Act) take effect, you will be able to buy coverage through the Health Insurance Marketplace. In the Marketplace, you could be eligible for a new kind of tax credit that lowers your monthly premiums right away, and you can see what your premium, deductibles, and out-of-pocket costs will be before you make a decision to enroll. Being eligible for COBRA does not limit your eligibility for coverage for a tax credit through the Marketplace. Additionally, you may qualify for a special enrollment opportunity for another group health plan for which you are eligible (such as a spouse’s plan), even if the plan generally does not accept late enrollees, if you request enrollment within 30 days.

For more information about health insurance options available through a Health Insurance Marketplace, visit healthcare.gov.

20.2 COBRA Continuation Coverage
COBRA is a temporary continuation of Plan coverage when benefits would otherwise end because of a life event known as a “qualifying event.” COBRA may be offered to each person who is a “qualified beneficiary.” Qualified beneficiaries pay the entire cost of COBRA coverage.

TriNet SOI administers its COBRA program within the strict guidelines of COBRA as amended, and subject to the interpretation of the Department of Labor.

20.3 Qualified Beneficiary
A qualified beneficiary generally may be an individual covered on your group health plan on the day before a qualifying event who is an eligible participant (Worksite employee), the eligible participant’s spouse or dependent child. In addition, any child born to or placed for adoption with a covered eligible participant during the period of COBRA coverage is considered a qualified beneficiary. COBRA provides independent election rights to all qualified beneficiaries. An eligible participant’s domestic partner is not a qualified beneficiary under the COBRA regulations.

20.4 Qualifying Events
The Plan may offer COBRA to qualified beneficiaries only after the Plan Administrator has been notified that a qualifying event has occurred. To be eligible, you or your eligible dependents must be covered under TriNet SOI’s health care plans on the day before the qualifying event occurs.

You
You will become a qualified beneficiary if you will lose your coverage under the Plan because either one of the following qualifying events occurs:
   a. Your hours of employment are reduced; or
   b. Your employment with your Worksite ends for any reason other than your gross misconduct.

Your Spouse
If you are the spouse of a Worksite employee who was enrolled in the TriNet SOI healthcare benefits, you will become a qualified beneficiary if you lose your coverage under the Plan because any of the following qualifying events occurs:
a. Your spouse becomes a qualified beneficiary;
b. Your spouse dies; or
c. You become divorced or legally separated from your spouse.

If you reduce or eliminate your group health coverage for your spouse at Open Enrollment in anticipation of a divorce or legal separation, and a divorce or legal separation later occurs, then the divorce or legal separation may be considered a qualifying event for your spouse, even though his/her group health coverage was reduced or eliminated before the divorce or separation. Your spouse’s qualifying date for COBRA continuation will be the date of the divorce or legal separation.

**Your Spouse or Domestic Partner**

If you are the spouse or domestic partner of a Worksite employee, you will become a qualified beneficiary if you lose your coverage under the Plan because any of the following qualifying events occurs:

d. Your spouse becomes a qualified beneficiary;
ed. Your spouse dies; or
f. You become divorced, legally separated from your spouse, or your domestic partnership ends.

If you reduce or eliminate your group health coverage for your spouse at Open Enrollment in anticipation of a divorce or legal separation, and a divorce or legal separation later occurs, then the divorce or legal separation may be considered a qualifying event for your spouse, even though his/her group health coverage was reduced or eliminated before the divorce or separation. Your spouse’s qualifying date for COBRA continuation will be the date of the divorce or legal separation.

Although TriNet SOI generally offers COBRA continuation coverage to domestic partners in the same way it offers such coverage to eligible spouses, COBRA legislation does not require that domestic partners be covered, and some plans may not allow domestic partner coverage due to current state law. Please refer to the Eligibility, Benefit Premiums and Taxation, and Newly Eligible Enrollment Chapters in this Guidebook for more domestic partner coverage information.

**Your Dependent Children**

Your dependent child will become a qualified beneficiary if any of the following qualifying events occurs:

a. You become a qualified beneficiary;
b. A child who is born to you, adopted by you, or becomes your responsibility by a court order after your COBRA coverage commences;
c. You die;
d. Your child loses coverage due to your divorce, legal separation, or dissolution of domestic partnership. For example, if your child was enrolled on your spouse’s health plans and lost that coverage due to your divorce, your child will become a qualified beneficiary; or
e. Your child loses dependent status under the Plan’s eligibility rules.

For each qualified beneficiary who elects COBRA, coverage will begin the day following the qualifying event date.

**20.5 Qualifying Event Notification**

**Notify TriNet SOI**

When the qualifying event is a termination of employment from your Worksite, reduction of hours of employment or your death, your Worksite must notify TriNet SOI of the qualifying event.

In the case of a divorce, legal separation or cessation of dependent status, you are responsible for notifying TriNet SOI within 30 days of the event.

For timely delivery of your Notice of TriNet SOI COBRA Eligibility, be sure that TriNet SOI has your (and your dependent’s, if applicable) current mailing address. Please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 p.m. ET, Monday through Friday, or log in to the TriNet Platform (trinetsoi.com) SOI or email soiemployees@trinet.com to give us the latest information. Once the Plan Administrator receives notice that a qualifying event has occurred, COBRA coverage will be offered to each of the qualified beneficiaries.
Notice Mailed to You
After TriNet SOI receives notification of your qualifying event, TriNet SOI will mail a Notice of COBRA Eligibility and COBRA Election Form to you and/or your dependents, which will provide instructions on how to elect COBRA coverage.

20.6 Enrollment
Your COBRA package will contain a Notice of COBRA Eligibility, a COBRA Election Form, and other materials related to COBRA. Your COBRA election must be postmarked on or before the 60th day after the date on your COBRA notice or the COBRA effective date, whichever is later. Mail your election and payments to:

TriNet COBRA Department
PO Box 241409
Charlotte, NC 28224

If you do not include your initial payment with your election form, you have 45 days from the postmark date on your election form to postmark your full initial payment. Full payment must include premiums retroactive to your COBRA effective date.

If you fail to timely submit full payment by the stated deadlines, you will lose your right to elect COBRA continuation coverage.

20.7 COBRA Benefits

Health Care Benefits
You or your eligible dependents may elect COBRA coverage independently for medical, dental and/or vision benefits. You may continue medical, dental and/or vision coverage in any combination. However, if you decide to waive coverage or drop a plan, you cannot re-elect the waived or dropped plan until the next Open Enrollment period.

Flexible Spending Account (FSA)
If you are currently participating in the health care FSA plan, and if you have a positive account balance, you may elect to continue participating in the health care FSA until the earlier of the date you stop making COBRA payments or the end of the benefits plan year. You will have the opportunity to make that election on your TriNet SOI COBRA Election Form.

The IRS regulations do not allow you to (1) continue health care COBRA FSA beyond the end of the current benefits plan year or (2) continue participation in the dependent day care FSA through COBRA. Although dependent day care FSA participation under COBRA is not permitted, you may continue to submit claims for any eligible expenses incurred before your termination, up until the end of the plan year or until the available balance is exhausted.
**COBRA Periods of Coverage**

COBRA coverage is a temporary continuation of benefits that can last up to 18, 29, or 36 months, depending upon the following criteria:

### Medical, Dental, and Vision Benefits

<table>
<thead>
<tr>
<th>Qualifying Event</th>
<th>Beneficiary</th>
<th>Coverage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Termination of employment from your company or reduced hours</td>
<td>Eligible participant, spouse, domestic partner, dependent child(ren)</td>
<td>18 months</td>
</tr>
<tr>
<td>Divorce or legal separation</td>
<td>Spouse, dependent child(ren)</td>
<td>36 months</td>
</tr>
<tr>
<td>Your death</td>
<td>Spouse, dependent child(ren)</td>
<td>36 months</td>
</tr>
<tr>
<td>Loss of dependent child status</td>
<td>Dependent child(ren)</td>
<td>36 months</td>
</tr>
<tr>
<td>Worksite employee enrolled in Medicare before qualifying event</td>
<td>Spouse, dependent child(ren)</td>
<td>36 months of coverage from the date of your Medicare enrollment</td>
</tr>
<tr>
<td>Social Security Disability Extension of COBRA</td>
<td>Eligible participant, spouse, domestic partner, dependent child(ren)</td>
<td>29 months</td>
</tr>
</tbody>
</table>

**Health Care FSA**

Continuation of coverage under the health care FSA terminates on the earlier of the date you stop making COBRA payments or the end of the benefits plan year in which the qualifying event occurs.

**20.8 Changes to Your COBRA Coverage**

**Open Enrollment**

Each year TriNet SOI offers Open Enrollment to every COBRA qualified beneficiary. During this annual event, you may re-elect or change some of your benefit options and coverage levels for COBRA. TriNet SOI will mail an Open Enrollment notification to your home address.

**Life Status Changes**

You may drop COBRA coverage for a dependent at any time without providing a reason. However, the only way an eligible dependent may be added to your COBRA coverage is at Open Enrollment or through a life status change.

A life status change allows you to add eligible dependents to your COBRA coverage. Examples are a birth, adoption, death marriage, divorce, or loss of other coverage. See the chapter that refers to Life Status Changes for more information on qualified life status change events. You may report life status changes to the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday) or email to soiemployees@trinet.com. You must notify TriNet SOI within 30 days if you experience a life status change. TriNet SOI requires documentation of life status change events.
**Second Qualifying Events**

Your spouse and eligible dependent children who experience a second qualifying event may be entitled to a total of 36 months of COBRA coverage if the event is reported to TriNet SOI within 60 days. Second qualifying events may include your death, divorce, legal separation, you becoming entitled to Medicare benefits (see discussion below on special rules for Medicare eligible COBRA participants), or a dependent child ceasing to be eligible for coverage as a dependent under the group health plan. The following conditions must be met in order for a second event to extend a period of coverage:

- The initial qualifying event is the covered Worksite employee's termination, or reduction of hours, of employment, which calls for an 18-month period of continuation coverage;
- The second event that gives rise to a 36-month maximum coverage period occurs during the initial 18-month period of continuation coverage (or within the 29-month period of coverage if a disability extension applies);
- The second event would have caused a qualified beneficiary to lose coverage under the plan in the absence of the initial qualifying event;
- The individual was a qualified beneficiary of the first qualifying event and is still a qualified beneficiary at the time of the second event; and
- The individual meets any applicable requirement in connection with a second event, such as notifying the Plan Administrator of a divorce or a child ceasing to be a dependent under the Plan within 60 days after the event.

If all conditions associated with a second qualifying event are met, the period of continuation coverage for the affected qualified beneficiary (or beneficiaries) is extended from 18 months (or 29 months) to 36 months.

**Social Security Disability Extension of COBRA Coverage**

If a qualified beneficiary is determined under Title II or XVI of the Social Security Act to have been disabled, then that qualified beneficiary and all of the qualified beneficiaries on his/her COBRA coverage may be able to extend COBRA continuation coverage for up to an additional 11 months. An individual who has been determined to have been disabled before the first day of COBRA continuation coverage is considered to be disabled within the first 60 days of COBRA continuation coverage.

Qualified beneficiaries may lose all rights to the additional 11 months of coverage if notice of the determination is not provided to the TriNet SOI within 60 days after the latest of:

- The date of the Social Security disability determination letter;
- The date of the qualifying event (i.e. your benefits termination or a second qualifying event); or
- The date of the COBRA initial notice

In each of these cases, notice of the determination must be provided to TriNet SOI before the expiration of the 18-month COBRA period.

A qualified beneficiary who is disabled or any qualified beneficiaries in his or her family may notify the TriNet SOI by emailing a copy of the determination letter together with a cover letter stating the name of the principal COBRA holder, ID number (and, if applicable, the name of the qualified beneficiary other than the principal COBRA holder who is disabled) to soiemployees@trinet.com.

You must notify TriNet within 30 days upon the determination that the Qualified Beneficiary is no longer disabled under Title II or XVI of the Social Security Act. Please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET., Monday through Friday, for information about the Social Security Disability COBRA extension.

20.9 Special COBRA Rules Pertaining to Medicare

**If Your Medicare Enrollment Occurs Before a COBRA Qualifying Event**

A special rule for dependents provides that, if you enroll in Medicare benefits (either Part A or Part B) before experiencing a qualifying event (i.e., while actively at work without experiencing a reduction of work hours), the period of coverage for your spouse and dependent children ends on (1) 36 months after the Worksite employee is entitled to Medicare, or (2) 18 or 29 months (whichever applies) after your termination of employment from your company or reduction of employment hours, whichever occurs later.
NOTE: Becoming Medicare eligible while actively at work, and without any reduction in hours, is not a qualifying event that triggers COBRA because being eligible for Medicare does not result in a loss of coverage for the Worksite employee’s dependents. Thus, the 36-month coverage period would be part regular plan coverage and part continuation coverage. In other words, irrespective of when the qualifying event occurs, a spouse or child can never have more than a total of 36-months of coverage.

If You Become Medicare Eligible While on COBRA

If you enroll in Medicare during the period that you are a COBRA participant, your COBRA coverage will be terminated. However, your dependent(s) can remain on COBRA coverage as a qualified beneficiary for the remainder of the 18 or 29 months (whichever applies), provided your dependents are also not eligible for Medicare.

A spouse or dependent who are already enrolled in COBRA and experience a second qualifying event may be entitled to a total of 36 months of COBRA coverage. Second qualifying events may include: death of the covered employee, divorce or legal separation from the covered employee; the covered employee gaining entitlement to Medicare (Part A or B or both) or a dependent child ceasing to be eligible for coverage as a dependent under the group plan. One of the following conditions must be met for the event to be considered a second qualifying event:

1) The initial qualifying event is the covered employee’s termination or reduction of hours which calls for an 18-month period of coverage
2) The second event gives rise to a 36-month maximum coverage period occurs during the initial 18-month period of continuation of coverage (or within the 29-month period if the disability extension applies).
3) The second event would have cause a qualified beneficiary to lose coverage under the plan in the absence of the initial qualifying event
4) The individual was a qualified beneficiary in connection with the first qualifying event and is still a qualified beneficiary at the time of the second event; and
5) The individual meets any applicable COBRA notice requirement in connection with a second event, such as notifying the plan administrator of a divorce or a child ceasing to be a dependent under the plan within 60 days after the event.

If all the conditions associated with a second qualifying event are met, the period of continuation coverage for the affected qualified beneficiary is extended from 18 months (or 29 months) to 36 months.

20.10 Early Termination of COBRA Coverage

COBRA coverage will expire at the end of the applicable COBRA period, which normally is either 18, 29, or 36 months, depending on the circumstances. COBRA may be terminated early for any of the following reasons:

a. A required premium is not paid in a timely manner.

b. An individual becomes entitled to Medicare. The spouse and children, however, may remain on COBRA as qualified beneficiaries for the remainder of the 18 or 29 months or 36 months if a second qualifying event occurs. If the qualified beneficiary enrolls in Medicare, he/she must notify the COBRA Department within 60 days.

c. The qualified beneficiary becomes covered, after the date of COBRA coverage election, under a group health plan maintained by another employer that does not exclude or limit coverage for a qualified beneficiary’s pre-existing condition and/or the coverage is comparable coverage to what the qualified beneficiary is receiving under COBRA.

20.11 COBRA Payments

After you have remitted your initial payment, COBRA premiums are due on the first day of each month. You are granted an additional 30-day grace period after each due date in which the payment must be postmarked. Payments postmarked after the grace period will not be accepted and will lead to the termination of COBRA benefits retroactive to the end of the month of your last timely paid premium. If you receive health care treatment during a month in which you have not paid your COBRA premiums on time or in full, you will be responsible for your health care costs.

You will not receive an invoice or any reminders stating when payments are due. TriNet SOI recommends you pay your own COBRA premiums. Even if you rely on a third party to pay your monthly COBRA premiums, it still remains your sole responsibility to make certain that payments are remitted timely with good and clear funds.

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Non-payment, payments not received by TriNet SOI, underpayment, late payment, non-negotiable checks or checks returned for insufficient funds (NSF), will result in termination of coverage retroactive to the end of the month of your last full premium payment. If you incur medical/dental/vision expenses during a month in which you have not paid your COBRA premiums on time or in full, you will be responsible for your health care costs because your COBRA continuation coverage will be terminated. It is the sole responsibility of the COBRA participant to make certain that payments are remitted timely with good and clear funds.

In the event that TriNet SOI does not timely receive your COBRA premium, it is your duty to show sufficient written proof of mailing (that TriNet SOI may choose to accept in its sole discretion). Therefore, TriNet SOI recommends that you use methods of delivery with written proof of mailing, such as certified mail or your bank’s bill pay service (where your bank mails a check directly to TriNet SOI), to send all COBRA premium payments.

If you decide to modify or terminate your coverage, TriNet SOI will refund any premiums that you have already submitted for coverage in future months.

Payments include a 2% administrative fee, as permitted by law:

<table>
<thead>
<tr>
<th>Send your election form and all premium payments to:</th>
</tr>
</thead>
<tbody>
<tr>
<td>TriNet</td>
</tr>
<tr>
<td>COBRA Department</td>
</tr>
<tr>
<td>PO Box 241409</td>
</tr>
<tr>
<td>Charlotte, NC 28224</td>
</tr>
</tbody>
</table>

If you elect more than one TriNet SOI COBRA benefit and you timely submit substantial payment which is less than the total premium due, but sufficient to cover at least the medical premium, your payment will be applied to benefit premiums in the following order: medical, dental, vision, and health care FSA. Underpayment of the required COBRA premium for any of those benefits will result in termination of such coverage.

20.12 Extended State Mandated COBRA Coverage
Several states mandate that medical insurance carriers offer continued COBRA coverage after federal COBRA ends. You may be eligible if:
- You are enrolled in a TriNet SOI medical plan issued in a state with a COBRA continuation mandate
- You complete 18 months of TriNet SOI federal COBRA coverage

TriNet SOI only offers medical coverage issued in four states that have a COBRA continuation mandate.

<table>
<thead>
<tr>
<th>Issue State</th>
<th>Duration of Extension</th>
<th>Maximum COBRA Period</th>
<th>Covered Plans</th>
</tr>
</thead>
<tbody>
<tr>
<td>California – Cal COBRA</td>
<td>18 months</td>
<td>36 months</td>
<td>Kaiser CA, All plans</td>
</tr>
<tr>
<td>Connecticut</td>
<td>12 months</td>
<td>30 months</td>
<td>Aetna HMO</td>
</tr>
<tr>
<td>New York</td>
<td>18 months</td>
<td>36 months</td>
<td>Aetna HMO</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Aetna POS</td>
</tr>
<tr>
<td>Texas</td>
<td>6 months</td>
<td>24 months</td>
<td>Aetna HMO</td>
</tr>
</tbody>
</table>

If you live in a state that mandates COBRA continuation but are enrolled in a TriNet SOI medical plan that is issued in a state without a coverage mandate, you are not eligible for the extension. For example, if you live in Texas and enroll in an Aetna PPO plan which is issued in Florida, there is no extension beyond federal COBRA. For more information, contact the TriNet Solution Center at 1-800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday visit TriNet SOI at trinetsoi.com or email soiemployees@trinet.com.
20.13 Special Rules if Your Worksite Terminates Its Relationship with TriNet SOI

Termination of the service agreement between your Worksite and TriNet does not always constitute a TriNet COBRA qualifying event. Whether or not you are entitled to COBRA depends on any number of factors. In general, the following describes instances where you may or may not be eligible for COBRA continuation coverage. If you are enrolled in healthcare plans, you will receive a letter from TriNet informing you whether or not you are eligible to elect TriNet COBRA.

**Active Worksite Employees**

You are considered an active employee if your benefits terminate on the same date that your Worksite terminates their service agreement with TriNet SOI.

If your Worksite had 19 or fewer Worksite employees anytime during the 90 days preceding the termination date and:

a. If your Worksite leaves TriNet and joins another PEO that offers health coverage, you are not eligible for COBRA coverage through TriNet.

b. If your Worksite assumes the responsibility to provide benefits for you after they leave TriNet, you will not be entitled to COBRA coverage through TriNet.

c. If your workplace is a new TriNet customer and never fulfills the terms and conditions of its agreement with TriNet you will not be entitled to COBRA coverage through TriNet.

d. If none of above is true, you may be eligible for COBRA coverage through TriNet.

If your Worksite had 20 or more Worksite employees anytime during the 90 days preceding the termination date:

a. In very limited circumstances, if your Worksite dissolves completely and does not merge with another entity, TriNet may offer you COBRA.

b. In all other circumstances relating to the termination of your Worksite’s relationship with TriNet, TriNet will not offer you COBRA coverage.

**Former Worksite Employees and Dependents**

Former Worksite employees whose active TriNet benefits coverage terminated prior to the date in which the Worksite terminates its TriNet service agreement and who are either in their TriNet COBRA election window or who have elected TriNet COBRA, will have the option of staying on TriNet COBRA or obtaining COBRA coverage from their Worksite’s new plan, if that plan offers comparable coverage.

20.14 Address Changes

To change your (or your dependent’s) mailing address please contact the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday, log in to TriNet SOI at trinetsoi.com, or email soiemployees@trinet.com to provide the latest information.

20.15 Additional Information

For more information about your rights under COBRA, contact the nearest Regional or District Office of the U.S. Department of Labor’s Employee Benefits Security Administration (EBSA) in your area or visit the EBSA website at dol.gov/ebsa. Addresses and phone numbers of Regional and District EBSA Offices are available through EBSA’s website.
CHAPTER 21 – ERISA STATEMENT OF RIGHTS

As a participant in the TriNet SOI benefits Plan, you are entitled to certain rights and protections under ERISA. It should be noted that these rights do not extend to the dependent day care FSA, any HSA, or any voluntary insurance benefit, which are not ERISA-covered programs. ERISA provides that all Plan participants will be entitled to:

**Receive Information about Your Plan and Benefits**

a. Examine, without charge, at the Plan Administrator’s office and at other specified TriNet SOI locations, such as TriNet SOI field offices, all Plan documents governing the Plan, including insurance contracts, 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 (EBSA).

b. Obtain, upon written request to the Plan Administrator, copies of documents governing the operation of the Plan, including insurance contracts, and copies of the latest annual report (Form 5500 Series) and updated Summary Plan Description. The Plan Administrator may make a reasonable charge for the copies.

c. 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**

Continue health care coverage for yourself, spouse, or dependents if there is a loss of coverage under the Plan as a result of a qualifying event. You or your dependents may have to pay for such coverage. Review this Summary Plan Description and the documents governing the plan or 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 TriNet SOI or your Worksite 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 Official Plan Documents 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, for each day after 30 days that you did not receive the materials, until you receive the materials, unless the materials were not sent because of reasons beyond the control of the Plan 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. No action at law or in equity may be brought to recover under this/these plan(s) until the appeal rights provided have been exercised and the plan benefits requested in such appeal have been denied in whole or in part. In addition, if you disagree with the Plan’s decision or lack thereof concerning the qualified status of a domestic relations order or a medical child support order, you may file suit in federal court. 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 is frivolous.

**Assistance with Your Questions**

If you have any questions about the Plan, you should contact the Plan Administrator. 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 Construction 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.
CHAPTER 22 – NOTICE OF PRIVACY PRACTICES

The TriNet SOI medical plans are fully insured group health plans. With respect to these medical plans, the TriNet SOI Plan does not create or receive protected health information other than summary health information and enrollment/dis-enrollment information. Therefore, this Notice pertains only to protected health information held by the Plan in connection with the Plan’s administration of the Health Care FSA.

This Notice describes how medical information about you may be used and disclosed and how you can get access to this information. Please read it carefully.

This Notice describes the legal obligations of the TriNet SOI benefits Plan and your legal rights regarding your protected health information held by the Plan under HIPAA. Among other things, this notice describes how your protected health information may be used or disclosed to carry out treatment, payment, or health care operations, or for any other purposes that are permitted or required by law.

We are required to provide this Notice of Privacy Practices to you pursuant to HIPAA.

The HIPAA Privacy Rule protects only certain medical information known as “protected health information.” Generally, protected health information is individually identifiable health information, including demographic information, collected from you, or created or received by a health care provider, a health care clearinghouse, a health plan, or your Worksite or TriNet SOI on behalf of a group health plan that relates to:

a. Your past, present, or future physical or mental health or condition;
b. The provision of health care to you; or
c. The past, present, or future payment for the provision of health care to you.

If you have any questions about this Notice or about our privacy practices, please contact the HIPAA Privacy Officer c/o Brady Mickelsen at 510.352.5000 or 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577.

Effective Date
This Notice is effective April 14, 2003, as amended on June 11, 2004, February 9, 2007, and April 18, 2011.

Our Responsibilities
We are required by law to:

a. Maintain the privacy of your protected health information;
b. Provide you with certain rights with respect to your protected health information;
c. Provide you with a copy of this Notice of our legal duties and privacy practices with respect to your protected health information; and
d. Follow the terms of the Notice that are currently in effect.

We reserve the right to change the terms of this Notice and to make new provisions regarding your protected health information that we maintain, as allowed or required by law. If we make any material change to this Notice, we will provide you with a copy of our revised Notice of Privacy Practices by email to your last-known address on file.

Other Uses of Medical Information
Other uses and disclosures of health information not covered by this Notice or the laws that apply to the Plan will be made only with your written permission. This written permission is called an “Authorization.” If you provide the Plan with an Authorization to use or disclose health information about you, you may revoke that Authorization, in writing, at any time. If you revoke your Authorization, the Plan will no longer use or disclose health information about you for the reasons covered by your written Authorization. You understand that the Plan is unable to take back any disclosures it has already made with your Authorization, and that the Plan is required by law to retain records of the care that it has provided to you.
How We May Use and Disclose Your Medical Protected Health Information

Under the law, we may use or disclose your protected health information under certain circumstances without your permission. The following categories describe the different ways that we may use and disclose your protected health information. For each category of uses or disclosures we will explain what we mean and present some examples. Not every use or disclosure in a category will be listed. However, all of the ways we are permitted to use and disclose information will fall within one of the categories.

For Treatment. We may use or disclose your protected health information to facilitate medical treatment or services by providers. We may disclose medical information about you to providers, including doctors, nurses, technicians, medical students, or other hospital personnel who are involved in taking care of you. For example, we might disclose information about your prior prescriptions to a pharmacist to determine if prior prescriptions contraindicate a pending prescription.

For Payment. We may use or disclose your protected health information to determine your eligibility for Plan benefits, to facilitate payment for the treatment and services you receive from health care providers, to determine benefit responsibility under the Plan, or to coordinate Plan coverage. For example, we may tell your health care provider about your medical history to determine whether a particular treatment is experimental, investigational, or medically necessary, or to determine whether the Plan will cover the treatment. We may also share your protected health information with a utilization review or precertification service provider. Likewise, we may share your protected health information with another entity to assist with the adjudication or subrogation of health claims or to another health plan to coordinate benefit payments.

For Health Care Operations. We may use and disclose your protected health information for other Plan operations. These uses and disclosures are necessary to run the Plan. For example, we may use medical information in connection with conducting quality assessment and improvement activities; underwriting, premium rating, and other activities relating to Plan coverage; submitting claims for stop-loss (or excess loss) coverage; conducting or arranging for medical review, legal services, audit services, and fraud and abuse detection programs; business planning and development such as cost management; and business management and general Plan administrative activities.

To Business Associates. We may contract with individuals or entities known as Business Associates to perform various functions on our behalf or to provide certain types of services. In order to perform these functions or to provide these services, Business Associates will receive, create, maintain, use, and/or disclose your protected health information, but only after they agree in writing with us to implement appropriate safeguards regarding your protected health information. For example, we may disclose your protected health information to a Business Associate to administer claims or to provide support services, such as utilization management, pharmacy benefit management, or subrogation, but only after the Business Associate enters into a Business Associate Agreement with us.

As Required by Law. We will disclose your protected health information when required to do so by federal, state, or local law. For example, we may disclose your protected health information when required by national security laws or public health disclosure laws.

To Avert a Serious Threat to Health or Safety. We may use and disclose your protected health information when necessary to prevent a serious threat to your health and safety, or the health and safety of the public or another person. Any disclosure, however, would only be to someone able to help prevent the threat. For example, we may disclose your protected health information in a proceeding regarding the licensure of a physician.

To Plan Sponsors. For the purpose of administering the Plan, we may disclose protected health information to certain employees of TriNet. However, those employees will use or disclose that information only as necessary to perform Plan administration functions or as otherwise required by HIPAA, unless you have authorized further disclosures. Your protected health information cannot be used for employment purposes without your specific authorization.

Special Situations

In addition to the above, the following categories describe other possible ways that we may use and disclose your protected health information. For each category of uses or disclosures, we will explain what we mean and present some examples. As with the above list, not every use or disclosure in a category will be listed in this list. However, all of the ways we are permitted to use and disclose information will fall within one of the categories.
Organ and Tissue Donation. If you are an organ donor, we may release your protected health information to organizations that handle organ procurement or organ, eye, or tissue transplantation or to an organ donation bank, as necessary to facilitate organ or tissue donation and transplantation.

Military and Veterans. If you are a member of the armed forces, we may release your protected health information as required by military command authorities. We may also release protected health information about foreign military personnel to the appropriate foreign military authority.

Workers’ Compensation. We may release your protected health information for workers’ compensation or similar programs. These programs provide benefits for work-related injuries or illness.

Public Health Risks. We may disclose your protected health information for public health actions. These actions generally include the following:

a. To prevent or control disease, injury, or disability;
b. To report births and deaths;
c. To report child abuse or neglect;
d. To report reactions to medications or problems with products;
e. To notify people of recalls of products they may be using;
f. To notify a person who may have been exposed to a disease or may be at risk for contracting or spreading a disease or condition; and

g. To notify the appropriate government authority if we believe that a patient has been the victim of abuse, neglect, or domestic violence. We will only make this disclosure if you agree, or when required or authorized by law.

Health Oversight Activities. We may disclose your protected health information to a health oversight agency for activities authorized by law. These oversight activities include, for example, audits, investigations, inspections, and licensure. These activities are necessary for the government to monitor the health care system, government programs, and compliance with civil rights laws.

Lawsuits and Disputes. If you are involved in a lawsuit or a dispute, we may disclose your protected health information in response to a court or administrative order. We may also disclose your protected health information in response to a subpoena, discovery request, or other lawful process by someone else involved in the dispute, but only if efforts have been made to tell you about the request or to obtain an order protecting the information requested.

Law Enforcement. We may disclose your protected health information if asked to do so by a law enforcement official:

a. In response to a court order, subpoena, warrant, summons, or similar process;
b. To identify or locate a suspect, fugitive, material witness, or missing person;
c. About the victim of a crime if, under certain limited circumstances, we are unable to obtain the victim’s agreement;
d. About a death that we believe may be the result of criminal conduct; and

e. About criminal conduct, and in emergency circumstances to report a crime, the location of the crime or victims, or the identity, description, or location of the person suspected of committing a crime.

Coroners, Medical Examiners, and Funeral Directors. We may release protected health information to a coroner or medical examiner. This may be necessary, for example, to identify a deceased person or determine the cause of death. We may also release medical information about patients to funeral directors as necessary to carry out their duties.

National Security and Intelligence Activities. We may release your protected health information to authorized federal officials for intelligence, counterintelligence, and other national security activities authorized by law.

Inmates. If you are an inmate of a correctional institution or are under the custody of a law enforcement official, we may disclose your protected health information to the correctional institution or law enforcement official if necessary (1) for the institution to provide you with health care; (2) to protect your health and safety or the health and safety of others; or (3) for the safety and security of the correctional institution.
Research. We may disclose your protected health information to researchers when: (1) the individual identifiers have been removed; or (2) when an institutional review board or privacy board (a) has reviewed the research proposal; and (b) established protocols to ensure the privacy of the requested information, and approves the research.

**Required Disclosures**
The following is a description of disclosures of your protected health information we are required to make.

**Government Audits.** We are required to disclose your protected health information to the Secretary of the United States Department of Health and Human Services when the Secretary is investigating or determining our compliance with the HIPAA privacy rule.

**Disclosures to You.** When you request, we are required to disclose to you the portion of your protected health information that contains medical records, billing records, and any other records used to make decisions regarding your health care benefits. We are also required, when requested, to provide you with an accounting of most disclosures of your protected health information where the disclosure was for reasons other than for payment, treatment, or health care operations, and where the protected health information was disclosed pursuant to your individual authorization.

**Other Disclosures**

**Personal Representatives.** We will disclose your protected health information to individuals authorized by you, or to an individual designated as your personal representative, attorney-in-fact, etc., so long as you provide us with a written notice/authorization and any supporting documents (i.e., power of attorney). We will disclose your protected health information upon your verbal authorization only in accordance with the law. Note: Under the HIPAA privacy rule, we do not have to disclose information to a personal representative if we have a reasonable belief that: (1) you have been, or may be, subjected to domestic violence, abuse, or neglect by such person; (2) treating such person as your personal representative could endanger you; or (3) in the exercise or professional judgment, it is not in your best interest to treat the person as your personal representative.

**Spouses and Other Family Members.** With only limited exceptions, we will send all mail to the Worksite employee. This includes mail relating to the Worksite employee’s spouse and other family members who are covered under the Plan, and includes mail with information on the use of Plan benefits by the Worksite employee’s spouse and other family members and information on the denial of any Plan benefits to the Worksite employee’s spouse and other family members. If a person covered under the Plan has requested Restrictions or Confidential Communications (see below under “Your Rights”), and if we have agreed to the request, we will send mail as provided by the request for Restrictions or Confidential Communications.

**Authorizations.** Other uses or disclosures of your protected health information not described above will only be made with your written authorization. You may revoke written authorization at any time, so long as the revocation is in writing. Once we receive your written revocation, it will only be effective for future uses and disclosures. It will not be effective for any information that may have been used or disclosed in reliance upon the written authorization and prior to receiving your written revocation.

**Your Rights**
You have the following rights with respect to your protected health information:

**Right to Inspect and Copy.** You have the right to inspect and copy certain protected health information that may be used to make decisions about your health care benefits. To inspect and copy your protected health information, you must submit your request in writing to the HIPAA Privacy Officer c/o Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. If you request a copy of the information, we may charge a reasonable fee for the costs of copying, mailing, or other supplies associated with your request. We may deny your request to inspect and copy in certain very limited circumstances. If you are denied access to your medical information, you may request that the denial be reviewed by submitting a written request to the Plan Administrator at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577.

**Right to Amend.** If you feel that the protected health information we have about you is incorrect or incomplete, you may ask us to amend the information. You have the right to request an amendment for as long as the information is kept by or for the Plan. To request an amendment, your request must be made in writing and submitted to the HIPAA Privacy Officer c/o Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. In addition, you
must provide a reason that supports your request. We may deny your request for an amendment if it is not in writing or does not include a reason to support the request. In addition, we may deny your request if you ask us to amend information that:
   a. Is not part of the medical information kept by or for the Plan;
   b. Was not created by us, unless the person or entity that created the information is no longer available to make the amendment;
   c. Is not part of the information that you would be permitted to inspect and copy; or
   d. Is already accurate and complete.

If we deny your request, you have the right to file a statement of disagreement with us and any future disclosures of the disputed information will include your statement.

**Right to an Accounting of Disclosures.** You have the right to request an “accounting” of certain disclosures of your protected health information. The accounting will not include (1) disclosures for purposes of treatment, payment, or health care operations; (2) disclosures made to you; (3) disclosures made pursuant to your authorization; (4) disclosures made to friends or family in your presence or because of an emergency; (5) disclosures for national security purposes; and (6) disclosures incidental to otherwise permissible disclosures. To request this list or accounting of disclosures, you must submit your request in writing to the HIPAA Privacy Officer c/o Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. Your request must state a time period of no longer than six years and may not include dates before April 14, 2003. Your request should indicate in what form you want the list (for example, paper or electronic). The first list you request within a 12-month period will be provided free of charge. For additional lists, we may charge you for the costs of providing the list. We will notify you of the cost involved and you may choose to withdraw or modify your request at that time before any costs are incurred.

**Right to Request Restrictions.** You have the right to request a restriction or limitation on your protected health information that we use or disclose for treatment, payment, or health care operations. You also have the right to request a limit on your protected health information that we disclose to someone who is involved in your care or the payment for your care, like a family member or friend. For example, you could ask that we not use or disclose information about a surgery that you had. We are not required to agree to your request. However, if we do agree to the request, we will honor the restriction until you revoke it or we notify you.

To request restrictions, you must make your request in writing to the HIPAA Privacy Officer c/o Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. In your request, you must tell us (1) what information you want to limit; (2) whether you want to limit our use, disclosure, or both; and (3) to whom you want the limits to apply — for example, disclosures to your spouse.

**Right to Request Confidential Communications.** You have the right to request that we communicate with you in a certain way or at a certain location. For example, you can ask that we only contact you at work or by mail. To request confidential communications, you must make your request in writing to the HIPAA Privacy Officer c/o Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. We will not ask you the reason for your request. Your request must specify how or where you wish to be contacted. We will accommodate all reasonable requests if you clearly provide information that the disclosure of all or part of your protected information could endanger you.

**Right to a Paper Copy of This Notice.** You have the right to a paper copy of this notice. You may ask us to give you a copy of this notice at any time. Even if you have agreed to receive this notice electronically, you are still entitled to a paper copy of this notice. You may obtain a copy of this notice at our website, TriNet.com. To obtain a paper copy of this notice, make your request in writing to the HIPAA Privacy Officer c/Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577.

**Complaints**

If you believe that your privacy rights have been violated, you may file a complaint with the Plan or with the Office for Civil Rights. To file a complaint with the Plan, contact the HIPAA Privacy Officer c/Brady Mickelsen, at TriNet, 1100 San Leandro Boulevard, Suite 400, San Leandro, California 94577. All complaints must be submitted in writing. A complaint to the Office of Civil Rights should be sent to: Office for Civil Rights, U.S. Department of Health & Human Services, 50 United Nations Plaza – Room 322, San Francisco, CA 94102. You will not be penalized, or in any other way retaliated against, for filing a complaint with the Office of Civil Rights or with us.
CHAPTER 23– GENERAL INFORMATION

23.1 Provider Choice
Certain medical plans require the designation of a primary care provider. Please refer to your plan certificate or contact your health insurance carrier at the number on the back of your ID card to determine if your plan requires a primary care physician designation.

You have the right to designate any primary care provider who participates in the network and who is available to accept you or your family members. Until you make this designation, the medical plan insurer will designate one for you. For information on how to select a primary care provider, and for a list of the participating primary care providers, please contact your insurance carrier.

23.2 Obstetrical or Gynecological Referrals are not Required
You do not need prior authorization from TriNet or from any other person (including a primary care provider) in order to obtain access to obstetrical or gynecological care from a health care professional in the network who specializes in obstetrics or gynecology.

The health care professional, however, may be required to comply with certain procedures, including obtaining prior authorization for certain services, following a pre-approved treatment plan, or procedures for making referrals. For a list of participating health care professionals who specialize in obstetrics or gynecology, contact your medical insurance carrier.

23.3 Coordination of Benefits and Subrogation
IMPORTANT: The following provisions regarding coordination of benefits and subrogation will apply in the absence of specific provisions contained in the applicable insurance contracts.

Coordination of Benefits
Coordination of benefits (COB) applies when a person is covered by more than one health plan. When two plans cover the same expense, one of the plans pays benefits first. This is called the “primary plan.” The other plan is called the “secondary plan,” which pays benefits after the primary plan has paid.

Determining Primary and Secondary Plans
a. A plan with no COB provision is always primary;
b. The plan covering a person as an eligible participant is primary; the plan covering a person as a dependent or on COBRA is secondary;
c. The plan covering a person as an active eligible participant is primary; the plan covering the person as a retired, laid-off, or terminated participant is secondary;
d. When the above rules do not apply, the plan that has covered the person for the longest period of time is primary;
e. For a dependent child covered under the plans of both non-divorced parents, the plan of the parent whose birthday falls first in the year is primary; the other parent's plan is secondary;
f. For a dependent child whose parents are not married, the order of benefits is:
   ➢ The plan of the custodial parent; then
   ➢ The plan of the spouse of the custodial parent; then
   ➢ The plan of the noncustodial parent; then
   ➢ The plan of the spouse of the noncustodial parent.

Subrogation
In some cases, another individual, insurance policy, or plan—such as an auto or liability insurance policy or another group medical plan—may be obligated to pay some or all of your health care expenses. In these cases, you or your spouse, domestic partner, or dependent have the right to recover some or all of your eligible expenses from those sources, rather than from the Plan.
In these cases, the Plan is “subrogated’ in your or your spouse, domestic partner, or dependent’s right to recover, and has the right to recover these amounts from you or your spouse, domestic partner, or dependent if such amounts are recovered from the liable third party or its insurer. The Plan (or the applicable insurance carrier) may assert this right independently of you or your spouse, domestic partner, or dependent. You or your spouse, domestic partner, or dependent may request for the Plan to pay benefits for covered expenses, but you or your spouse, domestic partner, or dependent must give written consent for the Plan to recover those expenses from the other insurance policy or plan, and you must agree to pay over to the Plan any amount that you or your spouse, domestic partner, or dependent recover from a responsible party.

You or your spouse, domestic partner, or dependent must also cooperate in all respects with the Plan’s effort to recover, including providing the Plan with any relevant information, signing and delivering any documents the Plan reasonably requests to secure its subrogation claim, and obtaining the Plan’s consent before releasing any party from liability for payment of medical expenses.

If you or your spouse, domestic partner, or dependent receives an amount to compensate for injuries that the Plan has paid for (even if these injuries are not specifically mentioned), you or your spouse, domestic partner, or dependent must repay the Plan. Further, you or your spouse, domestic partner, or dependent will hold these amounts in trust or a constructive trust for the benefit of the Plan. The Plan does not take into account state law doctrines such as limitations on its rights to recover in cases where you or your spouse, domestic partner, or dependent has not been fully compensated for injuries. Furthermore, the Plan will not be responsible for paying any part of your or your spouse, domestic partner, or dependent’s legal fees in connection with recovering any covered expenses.

If another party is legally responsible or agrees to provide any compensation, you or your spouse, domestic partner, or dependent (or legal representatives, estate, heirs, or trusts established on behalf of either you or your spouse, domestic partner, or dependent), must promptly reimburse the Plan for any benefits it paid relating to that illness or injury, up to the full amount of the compensation received from the other party (regardless of how that compensation may be characterized and regardless of whether you or your spouse, domestic partner, or dependent have been made whole).

The Plan may reduce or deny current or future benefits on the basis of the compensation received or constructively received by you or your spouse, domestic partner or dependent.

In order to secure the rights of the Plan under this section, you or your spouse, domestic partner, or dependent hereby:

a. Grant to the Plan a first priority lien against the proceeds of any such settlement, verdict, or other amounts received by you or your spouse, domestic partner, or dependent;

b. Assign to the Plan any benefits you or your spouse, domestic partner, or dependent may have under any automobile policy or other coverage, to the extent of the Plan’s claim for reimbursement; and

c. Agree that you or your spouse, domestic partner, or dependent or representative will hold any compensation in constructive trust for the benefit of the Plan and all its participants who have contributed to the funding of the Plan.

The Plan may reduce or deny current or future benefits on the basis that you or your spouse, domestic partner, or dependent has refused to sign and deliver such documents as the Plan or its agents reasonably request to protect the Plan's right of reimbursement or refused to reimburse the Plan from the proceeds of your settlement verdict.

If you or your spouse, domestic partner, or dependent enter into litigation or settlement negotiations regarding the obligations of other parties, you or your spouse, domestic partner, or dependent must not prejudice, in any way, the subrogation rights of the Plan under this section.

23.4 Highly Compensated and Key Employees

Under the Internal Revenue Code, highly compensated Worksite employees and key Worksite employees generally are participants who are officers, shareholders, or highly paid.

If you are within these categories, the amount of contributions and benefits for you may be limited so that the Plan as a whole does not unfairly favor those who are highly paid, their spouses, or their dependents. Federal tax laws state that a plan will be considered to unfairly favor the key Worksite employees if they as a group receive more than 25% of all of the nontaxable benefits provided for under our Plan. Plan experience will dictate whether contribution limitations on highly compensated Worksite employees or key Worksite employees will apply. You will be notified of these limitations if you are affected.
23.5 Mandated Benefits

Women’s Health and Cancer Rights Act of 1998
In the case of covered persons receiving medical benefits under their program in connection with a mastectomy who elect breast reconstruction surgery, coverage will be provided in a manner determined in consultation with the attending physician and the patient for:
  a. Reconstruction of the breast on which the mastectomy was performed;
  b. Surgery and reconstruction of the other breast to produce a symmetrical appearance;
  c. Prostheses and treatment of physical complications at all stages of the mastectomy, including lymphedemas.

  Deductibles, co-insurance, and copayment amounts will be the same as those applied to other similarly covered medical services, such as surgery and prostheses.

Newborns’ and Mothers’ Health Protection Act of 1996
For each person covered for maternity/childbirth benefits, inpatient care for the mother and her newborn child will be provided in a health care facility for a minimum of:
  a. 48 hours following an uncomplicated vaginal delivery; or
  b. 96 hours following an uncomplicated delivery by cesarean section.

The Plan does not require a covered female who is eligible for maternity/childbirth benefits to:
  a. Give birth in a hospital or other health care facility; or
  b. Remain in a hospital or other health care facility for a minimum number of hours following birth of the child.

Group health plans and health insurance issuers generally may not, under federal law, restrict benefits for any hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, federal law generally does not prohibit the mother’s or newborn’s attending provider, after consulting with the mother, from discharging the mother or her newborn earlier than 48 hours (or 96 hours as applicable). In any case, plans and issuers may not, under federal law, require that a provider obtain authorization from the plan or the issuer for prescribing a length of stay not in excess of 48 hours (or 96 hours).

Notification of Rights under Michelle’s Law
Michelle’s Law was enacted to prohibit a group health plan from terminating coverage of an adult child due to a medically necessary leave of absence from, or any other change in enrollment at, a postsecondary education institution that commences while such adult child is suffering from a severe illness or injury and that causes such adult child to lose student status for purposes of coverage under a Florida issued medical plan. This notice is intended to inform you, in a summary fashion, of the adult child’s rights under the law.

Under the law, in order for a leave of absence or reduction in hours to qualify for continued adult child coverage:
  a. The leave or reduction must be medically necessary;
  b. The leave must commence while the eligible student is suffering from a serious illness or injury;
  c. The leave or reduction would cause a loss of eligibility and benefits under the plan;
  d. The student’s physician must provide certification that the student is suffering from a serious illness or injury that necessitates the leave or reduction in hours.

Such adult children may remain covered under their parent’s plan up to the earlier of:
  a. One year after the first day of the medically necessary leave of absence; or
  b. The date on which such coverage would otherwise terminate under the terms of the plan.
Notification of Rights under the Genetic Information Nondiscrimination Act

The Genetic Information Nondiscrimination Act of 2008 (GINA) prohibits employers and other entities covered by GINA Title II from requesting or requiring genetic information of an individual or family member of the individual, except as specifically allowed by this law.

To comply with this law, TriNet SOI is asking that you not provide any genetic information when responding to a request to certify a leave of absence under the Family Medical Leave Act or other state or federal law. “Genetic Information” as defined by GINA, includes an individual’s family medical history, the results of an individual’s family medical history, the results of an individual’s or family member’s genetic tests, the fact that an individual or an individual’s family member sought or received genetic services, and genetic information of a fetus carried by an individual or an individual’s family member or an embryo lawfully held by an individual or family member receiving assistive reproductive services.

Special Notice for Connecticut TriNet SOI Worksite Employees

This notice is intended to inform you, in a summary fashion, of your rights under the Connecticut Insurance Bulletin HC-61 law.

Your employer has contracted with TriNet SOI to provide outsourced human resources functions as a Professional Employer Organization (“PEO”). A PEO provides integrated services to manage human resource responsibilities and employer risks for clients. The PEO delivers these services by establishing and maintaining an employer relationship with the employees at the client’s Worksite and by contractually assuming certain employer rights, responsibilities, and risk including health benefits administration. The PEO relationship involves a contractual allocation and sharing of employer responsibilities between the PEO and the client. This shared employment relationship is called co-employment, and under this relationship, you are considered to be not only an employee of your Worksite but also TriNet.

Small group health insurance laws in Connecticut require insurance carriers who provide small group health insurance to Connecticut Worksites to provide that insurance on a guaranteed issue, guaranteed renewability basis with premium rates based on community rating. By establishing a co-employment relationship, the health insurance is no longer issued to a small group and those guaranteed benefits are lost. Should the PEO relationship be terminated, health insurance replacement will likely cost considerably more.

Because of this co-employment relationship, your health insurance is now provided to you as a Worksite employee of TriNet SOI. Because your health insurance is provided through a large employer group, defined in Connecticut as 51 or more employees, the small group employer insurance laws and protections no longer apply to you coverage. Specifically, this means the following:

All aspects of the health insurance will be controlled by the PEO, including plan design, carrier selection, eligibility, plan termination, and regulatory compliance. Should the relationship between your small group employer and the PEO terminate, there could be issues with respect to continuation of coverage and transition of care, particularly for those confined on the date of termination. The current benefit plan design may not be available in the small employer market.

Please make certain that you understand your rights and obligations as an employee receiving health insurance through a co-employment relationship. If you have questions, you should ask your Worksite or the TriNet Solution Center at 800.572.2412, 7:30 a.m. to 12:00 a.m. ET, Monday through Friday for more information.

23.6 Amendments, Plan Termination, and Actions by TriNet

TriNet reserves the right to change or terminate the Plan at any time for any reason, retroactively, and with or without notice to eligible participants or dependents. Therefore, there is no guarantee that you will be eligible for the benefits described in this document for the duration of your employment.

23.7 No Guarantee of Employment

Nothing contained in the Plan will be construed as a contract of employment between any participant and any entity such as TriNet or a customer, or as the right of any participant to be continued in the employment of TriNet or a customer or as limitation of the right of TriNet or a customer to discharge any Worksite employees with or without cause.