SPECIAL ENROLLMENT PERIOD (MID-YEAR CHANGE)

Subscribers on the Plan may make benefit election changes mid-year, subject to Plan restrictions, if:
1. they have a qualifying change in status (as described below); and
2. the requested change in benefit elections is consistent with the change in status; and
3. the request for a change in benefit elections is made within sixty-three (63) days of the event or as specifically indicated below.

An Eligible Dependent may be enrolled in the Plan during a sixty-three (63) day Special Enrollment period as provided by the Health Insurance Portability and Accountability Act (HIPAA) when one of the Special Enrollment events (Qualifying Event or Qualifying Life Event) occurs. The sixty-three (63) day Special Enrollment period begins on the date of the Special Enrollment event. A request for Special Enrollment must be made through the Plan online benefits enrollment system during the sixty-three (63) day Special Enrollment period and all required evidence of eligibility documentation must be submitted to the campus Human Resources/Benefits Office within the sixty-three (63) day Special Enrollment period.

Dependent evidence of eligibility verification documentation to support the Special Enrollment request (mid-year change) will be required as proof of eligibility and must be received by the campus Human Resources/Benefits Office within the sixty-three (63) day Special Enrollment period.

QUALIFYING EVENTS AND PERMITTED BENEFIT ELECTION CHANGES: The following are qualifying changes in status and permitted changes in benefit elections:

1. **Marriage** – An Eligible Employee who marries but is not enrolled in the Plan may enroll self, the new legal spouse, and Eligible Dependents. A Subscriber who marries may enroll the new legal spouse and Eligible Dependents and change benefit elections, subject to Plan restrictions. Coverage will be effective on the first day of the first calendar month following the Plan’s receipt of the request for Special Enrollment and receipt of Dependent verification documentation. Benefits enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation. Benefit elections may be changed to reduce coverage if a Plan Participant becomes eligible for and moves to the new legal spouse’s health plan.

2. **Birth** – The birth of a child of an Employee who is eligible but not enrolled in the Plan allows the Employee to enroll self, the newborn, and other Eligible Dependents (legal spouse or children). The birth of a child of a Subscriber allows the Subscriber to enroll the newborn and other Eligible Dependents (legal spouse or children) and change benefit elections, subject to Plan restrictions. Coverage of a child born to a Subscriber, covered legal spouse, or covered Adult Dependent automatically begins on the date of birth and continues for a thirty-one (31) day period. To add the child beyond the first thirty-one (31) days, the Subscriber must affirmatively enroll the newborn child and pay required Employee contribution toward premiums paid for coverage to continue beyond thirty-one (31) days. Coverage will be effective on the date of birth. The request for Special Enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation.

3. **Adoption or Placement for Adoption** – The adoption of a child by, or placement for adoption of a child with, an Employee who is eligible but not enrolled in the Plan allows the Employee to enroll self, the adopted child, and other Eligible Dependents (legal spouse or children). The adoption of a child by, or placement for adoption of a child, allows the Subscriber to enroll the adopted child and
other Eligible Dependents (legal spouse or children) and change benefit elections, subject to Plan restrictions. This provision applies only to children under the age of eighteen (18). **Coverage will be effective on the date of the qualifying adoption or placement for adoption.** The request for Special Enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation.

4. **Divorce, legal separation, marriage annulment, dissolution of an Adult Dependent, death of a covered legal spouse or covered Adult Dependent** – Benefit elections may be changed for Special Enrollment for a Dependent Child who loses eligibility under a former legal spouse’s plan, subject to Plan restrictions. Benefit elections may be changed to drop coverage on deceased covered Dependents and on Dependents who are no longer eligible under the Plan, subject to Plan restrictions.

An ex-spouse, legally separated spouse or Adult Dependent (and associated Dependents) must be removed from coverage within thirty (30) days of the date of the event, i.e., date of divorce decree, date of legal separation decree, or date of dissolution of Adult Dependent. The Subscriber must notify the Plan and provide verification documentation within thirty (30) days of the date of the event to enable the Plan to remove the ex-spouse, legally separated spouse or Adult Dependent (and associated Dependents) from coverage. **Termination of coverage is the last day of the month in which the event occurred.** A Dependent should be removed from coverage within thirty (30) days of the event to avoid paying premium that cannot be reimbursed. *(Refer to “Effective Dates and Retroactive Premium Adjustments” below. Refer to Section 4 – Continuation of Coverage Rights Under COBRA). Refer to separate Life and AD&D Insurance Plan Descriptions for claims procedures.)*

5. **A Dependent Child dies or ceases to meet the Plan’s criteria as an Eligible Dependent** – Benefit elections must be changed within thirty (30) days of the event to remove an ineligible Dependent Child. **Termination of coverage is the last day of the month in which the event occurred.** A Dependent Child should be removed from coverage within thirty (30) days to avoid paying premium that cannot be reimbursed. *(Refer to “Effective Dates and Retroactive Premium Adjustments” below. Refer to Section 4 – Continuation of Coverage Rights Under COBRA. Refer to separate Life and AD&D Insurance Plan Descriptions for claims procedures.)*

6. **Loss of Eligibility for other Health Insurance Coverage** – Loss of other health insurance coverage by an Eligible Employee due to one of the following causes for an Employee who is eligible for the Plan but not enrolled in the Plan allows the Eligible Employee to enroll self and Eligible Dependents (legal spouse and/or children). Loss of other health insurance coverage by an Eligible Dependent of a Subscriber due to one of the following causes allows the Subscriber to enroll the Eligible Dependent and to change benefit elections, subject to Plan restrictions:

a. The Employee or Eligible Dependent loses eligibility for other health insurance coverage (including Medicaid, Medicare benefits) due to:
   - employment events, such as termination of employment or reduction in work hours; or
   - a change in status resulting in loss of eligibility under other insurance coverage (such as divorce, a Dependent Child reaching a limiting age, etc.); or
   - loss of eligibility under other health insurance coverage due to no longer residing, living, or working in the plan’s service area.

b. The Eligible Employee or Eligible Dependent loses COBRA insurance coverage under another plan due to the COBRA continuation period is exhausted.
c. The Eligible Employee or Eligible Dependent loses other employer insurance coverage because the plan is terminated by the employer.

Coverage will be effective on the first day of the first calendar month following the Plan’s receipt of the request for Special Enrollment and receipt of Dependent verification documentation. Benefits enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation.

Loss of eligibility for other coverage when coverage was terminated due to failure of the Enrollee or Eligible Dependent to pay premiums on a timely basis or coverage was terminated for cause does not constitute a Qualifying Event.

Certificates of Creditable Coverage do not provide proof of loss of eligibility for other health insurance coverage and are not accepted as documentation for a Qualifying Event enrollment.

Voluntary cancellation of other insurance coverage does not constitute a Qualifying Event.

7. Eligible Dependents may enroll when coverage under Medicaid or any state children’s Insurance program recognized under the Children’s Health Insurance Program Reauthorization Act of 2009 (CHIPRA/Healthy Montana Kids (HMK)) is terminated due to loss of eligibility. Coverage will be effective on the first day of the first calendar month following the Plan’s receipt of the request for Special Enrollment and receipt of Dependent verification documentation. Benefits enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation.

8. Eligible Dependents may enroll when they become entitled to a Premium Assistance Subsidy authorized under the Children’s Health Insurance Program Reauthorization Act of 2009. The date of entitlement shall be the date stated in the Premium Assistance Authorization entitlement notice issued by the applicable state agency (HMK or Medicaid). Coverage will be effective on the first day of the first calendar month following the Plan’s receipt of the request for Special Enrollment and receipt of Dependent verification documentation. Benefits enrollment must be completed within the sixty-three (63) day Special Enrollment period, including submission of evidence of eligibility documentation.

9. Court Ordered Custody or legal guardianship of a child – A court order awarding custody or legal guardianship of a child to a Subscriber or a Subscriber’s legal spouse allows the Subscriber to enroll the child, provided the child is an Eligible Dependent as defined in Section 1 – Eligibility. Coverage may be made effective on the date of the court order provided the child is enrolled within sixty-three (63) days of the date of the court order and a copy of the court order is provided to the campus Human Resources/Benefits Office.

10. Qualified Medical Child Support Order – A Qualified Medical Child Support Order (QMCSO) requiring a Subscriber or a Subscriber’s legal spouse to provide medical insurance for the child allows the Subscriber to enroll the child within sixty-three (63) days of the Order, provided the child is an Eligible Dependent as defined in Section 1 – Eligibility. Coverage may be made effective on the first day of the month following the date of the Order provided the child is enrolled within sixty-three (63) days of the Order and a copy of the Order is provided to the campus Human Resources/Benefits Office.
11. **An Eligible Dependent becomes eligible for other health insurance coverage** – Benefit elections may be changed to decrease coverage if the Eligible Dependent leaves the Plan, subject to Plan restrictions. Coverage termination will be the last day of the month following receipt of proof of new eligibility for other health insurance coverage from the new employer is provided to the campus Human Resources/Benefits Office.

12. **An Eligible Dependent’s other health insurance coverage suffers a major adverse change** – Benefit elections may be changed for Special Enrollment (as described above), subject to Plan restrictions.

13. **Plan Participant becomes eligible for Medicare** – The enrollee may cancel or reduce their benefits coverage under the Plan, subject to Plan restrictions.

**EFFECTIVE DATES AND RETROACTIVE PREMIUM ADJUSTMENTS:** Regardless of when the Plan is notified or learns of a Dependent’s loss of eligibility, coverage terminates effective the first of the month following the month of loss of eligibility. *(Refer to Section 3 – Leave, Layoff, Coverage Termination, Re-Enrollment, Surviving Dependent, and Retirement Options. Refer to Section 1 – Eligibility, provision D. – Recission of Coverage.)* Benefit election changes for Special Enrollment *(Refer to provision C. – Special Enrollment Period of this Section.)* are effective on the dates indicated, subject to Plan restrictions. Premiums paid pre-tax may not be retroactively adjusted to provide a refund back more than thirty (30) days or beyond the start of the calendar year, whichever comes first.

**PREMIUM PAYMENT:** Enrolling in benefits commits the Subscriber to paying required Out-of-Pocket premiums for benefit elections. For Employees, it authorizes the MUS to collect premium costs that exceed the employer contribution through payroll deduction. *(Refer to provision A. – New Employee Benefits Enrollment of this Section.)*