

# **BENEFIT EXTRAS, INC.**

## HSA BENEFICIARY CHANGE/SPOUSAL CONSENT FORM

Primary

Notary Public

Contingent

□ Spouse

Dependent
Other

#### **Instructions**

- 1. Use this form to designate or change your beneficiary. If you are married in common law or in a community property or marital property state, you must designate your spouse as your Primary Beneficiary. If you wish to designate someone other than your spouse, your spouse must agree by signing in the Spousal Consent section. Your spouse's signature must be notarized.
- 2. Forward completed form to: Benefit Extras, Inc. (TPA), P.O. Box 1815, Burnsville, MN 55337.
- 3. For any questions regarding changing your beneficiary, please call (952) 435-6858; toll-free (866) 435-6858.

### **Accountholder Information**

Last Name		Firs	First Name		Middle Initial		
Social Security Number		Em	Employee ID and Employer (if applicable)				
Telephone Number		E-m	E-mail Address				
Benefic	ary Designation						
	te the following individual(s) or entity as y designations made by me. Share percer				nd I hereby revoke all	prior death	
No.	Name and Address	Date of Birth	Social Security Number	Primary or Contingent	Relationship	Share %	
1.				<ul> <li>Primary</li> <li>Contingent</li> </ul>	<ul><li>Spouse</li><li>Dependent</li><li>Other</li></ul>		

3.		☐ Primary ☐ Contingent	Spouse Dependent Other
<u>Sp</u>	ousal Consent (for HSA Accountholders married in common		
	I am not married and I understand that if I become married in the future, I m I am married and I understand that if I choose to designate a primary death designation by signing below. My spouse's signature must be notarized.		
		Subscribed and sworn to b	efore me this
Sig	nature of Spouse	_	
-		dav of	. 20

Date
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2.

#### Signature

I certify that I am the HSA Accountholder or an individual authorized to execute this transaction. I assume full responsibility for this transaction and will not hold TPA or Healthcare Bank liable for any adverse consequences that may result. I have not received any tax or legal advice from TPA or Healthcare Bank and, if necessary, will seek the advice of a tax or legal professional to ensure my compliance with related laws.

If neither primary nor contingent is indicated, the individual or entity will be deemed to be a primary death beneficiary. If any primary or contingent death beneficiary dies before me, his or her interest and the interest of his or her heirs shall terminate completely, and the percentage share of any remaining death beneficiary shall be increased on a pro rata basis. If more than one primary death beneficiary is designated and no distribution percentages are indicated, the death beneficiaries will be deemed to own equal share percentages in the HSA. Multiple contingent death beneficiary shall acquire the designated share of my HSA.

I understand that if I am married and my residence is in a community or marital property state, or if I am transferring property to this HSA that I acquired while married and residing in a community or marital property state, my spouse may have a community or marital property interest in contributions to and earnings in this HSA, whatever the source. This community property interest may be released by a properly executed consent. I understand that I may wish to consult with legal counsel to ensure that my designation is proper. I understand that if I designate my spouse as primary death beneficiary or contingent death beneficiary of the HSA, the dissolution, termination, annulment or other legal termination of my marriage will automatically revoke such designation.