HSA Beneficiary Change/ Spousal Consent Form

Name (Last, First, MI):



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.

Employee ID and

Employer (if applicable): ____

- 2. Forward completed form to: Lifetime Benefit Solutions, PO Box 211126, Eagan MN 55121 or fax to: (877) 256-7228
- 3. For any questions regarding changing your beneficiary, please call (800) 327-7130.

Account-holder Informa	τιοη
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Social Security Number:

Telephone Number: E-mail Address:								
Beneficiary Designation I designate the following individual(s) or entity as my primary or contingent death beneficiary(ies) of this HSA, and I hereby revoke all prior death beneficiary designations made by me. Share percentages must equal 100% for primary and 100% for contingent.								
No.	*Name and Address	*Date of Birth	*Social Security Number	*Primary or Contingent	*Relationship	*Share%		
1.				Primary Contingent	Spouse Dependent Other			
2.				Primary Contingent	Spouse Dependent Other			
3.				Primary Contingent	Spouse Dependent Other			
Spousal Consent (for HSA Accountholders married in common law or in a community property or marital property states) I am not married and I understand that if I become married in the future, I must complete a new HSA Beneficiary Change/Spousal Consent Form. I am married and I understand that if I choose to designate a primary death beneficiary other than my spouse, my spouse must agree to the designation by signing below. My spouse's signature must be notarized. Signature: Subscribed and sworn to before me this day of , 20								
	Notar	y Public:						
I certi	fy that I am the HSA Accountholder or an old Lifetime Benefit Solutions or WEX Inc. li ne Benefit Solutions or WEX Inc. and, if ne	able for any adverse o	onsequences that may	result. I have not receiv	ved any tax or legal ad	vice from		
death remai perce benef	ner primary nor contingent is indicated, the beneficiary dies before me, his or her intending death beneficiary shall be increased ntages are indicated, the death beneficiaries with no share percentage indicated beneficiary shall acquire the designated	erest and the interest of don a pro rata basis. If aries will be deemed to ed will also be deemed	of his or her heirs shall te more than one primary o o own equal share perce	rminate completely, ar death beneficiary is de ntages in the HSA. Mul	nd the percentage shar esignated and no distril tiple contingent death	re of any oution		
acqui contri under death	rstand that if I am married and my reside red while married and residing in a comm butions to and earnings in this HSA, whate stand that I may wish to consult with lego beneficiary or contingent death benefic natically revoke such designation.	unity or marital proper ever the source. This co Il counsel to ensure tho	rty state, my spouse may ommunity property inter at my designation is prop	y have a community or est may be released b per. I understand that if	marital property intere y a properly executed of I designate my spouse	est in consent. I as primary		
Signo	Signature: Date: Date:							