

ELECTION FORM AND COMPENSATION REDUCTION AGREEMENT

CLOW STAMPING – HSA/FSA/DEPENDENT CARE

Employer Name		
Employee Name	EE Number	
Employee Address	City, State, Zip	
Employee Social Security #	Daytime Phone	
2017		
Plan Year	Effective Date	
Date of Birth	Date of Hire	Email Address

As an eligible employee in the above Plan, I acknowledge that I have received the Summary Plan Description. I have read the Summary Plan Description and understand the benefits available to me as well as the other rights and obligations that I have under the Plan. In accordance with my rights under the Plan, I elect the following benefits and designate the following amounts for each benefit I have selected for the Plan Year specified above. The Employer and I agree that my cash compensation will be reduced by the amounts set forth below for each pay period and Plan Year (or during such portion of the year as remains after the date of this agreement). My signature also validates that I agree to the conditions on the back of this form.

ELECTION OF PRE-TAX BENEFITS UNDER THE SALARY REDUCTION PLAN

I elect to receive the following coverages under the Plan. I understand that the amount equal to the annual contributions for the benefit options I have elected, divided by the number of pay periods in the Plan Year, will be deducted on a pre-tax basis from each of my paychecks to pay for coverage that I elect. (Check all boxes that apply.)

- HSA Benefits:** \$ _____/year \$ _____/per pay **Individual coverage** _____ **Family coverage** _____
 2017 Annual Maximum contributions allow (HSA limits include any employer contributions)
 Individual coverage \$3,400/Family coverage \$6,750
 Catch-up contribution of \$1,000 may be added to annual maximum for employees age 55 or older, note that spousal
 Catch-up contributions must be made directly to a spouse-owned account.

Certification: By electing HSA Benefits, I am certifying that I meet the requirements under Internal Revenue Code 223 to be eligible to contribute to an HSA. (For more information about HSA eligibility requirements, see IRS Publication 969.) *Important Information for Health FSA Participants:* HSA Benefits cannot be elected in addition to Health FSA Benefits unless the Limited (Vision/Dental) Health FSA Coverage Option is selected.

- Health FSA Benefits:** As described in the Plan, the Health FSA election may be for one of the following:
 Annual Maximum \$ **2,550**
- (a) **General-Purpose Health FSA Coverage** \$ _____/year \$ _____/pay
 - (b) **Limited (Vision/Dental) Health FSA Coverage (HSA Compatible)** \$ _____/year \$ _____/pay
 - (c) **Carryover:** I am not making a new election and request only to carryover my existing account balance (up to \$500) and choose to apply to either a General FSA _____ (or) Limited FSA (HSA compatible) _____ (check one).

- Dependent Care Benefits (Child Care):** \$ _____/year \$ _____/pay
 (Annual maximum is \$5,000 per household per calendar year).

ELECTION OF EMPLOYER CONTRIBUTION

- Employer Contribution – Health Savings Account (HSA) (\$500), or
 Employer Contribution – Health Flexible Spending Account (FSA) (\$500)

Employee's Signature	Date
Accepted and agreed to by:	
Employer's Authorized Representative Signature	Date

I understand that:

Reimbursements will be available only for "qualifying medical care expenses" and "qualifying dependent care expenses" for yourself, your spouse, and tax dependents. Expenses must be incurred during the plan year of this election. Generally, "qualifying expenses" are those expenses normally deductible on my federal income tax return (without regard to the percentage of adjusted gross income limitation) or otherwise allowed by law. I agree to notify the Employer if I have reason to believe that any expense for which I have obtained reimbursement is not a qualifying expense. I also agree to indemnify and reimburse the Employer on demand for any liability it may incur for failure to withhold Federal, State, or Local income tax or Social Security tax from any reimbursement I receive of a non-qualifying expense, up to the amount of additional tax actually owed by me. Any amounts that are not used during a Plan Year to provide benefits will be forfeited and may not be paid to me in cash or used to provide benefits specifically for me in a later Plan Year, unless a rollover provision is allowed by the Plan Document.

See your Employer's Summary Plan Description for the deadline to submit claims incurred for prior plan years.

If your employer has adopted the use of the Benefits Card, by signing this enrollment form you are certifying that you understand the card is to be used only for eligible medical expenses for yourself, and/or for your tax dependents. You must save all itemized receipts from card transactions. Cards will not be activated if there are existing overdue transactions.

If I have elected either Transportation Plan, my election to contribute is subject to the following terms and conditions: Any amounts remaining in my account on the date I terminate employment with my employer will be forfeited after all claims are paid. I may not make an election that exceeds the monthly maximum payment limits. If I carry over funds from one pay period to the next, my claims still may not exceed the monthly maximum payment limits. I may modify/start/stop elections monthly.

If I cease my employment with the Employer, my participation in the Health Flexible Spending Account may be subject to the continuation coverage rules of COBRA.

I cannot seek reimbursement from this account for a medical expense which I intend on taking as a deduction or credit on my tax return, or that I have been reimbursed from any other source.

Women's Health and Cancer Rights: This plan, as required by the Women's Health and Cancer Rights Act of 1998, provides benefits for mastectomy-related services including reconstruction and surgery to achieve symmetry between the breasts, prostheses, and complications resulting from a mastectomy (including lymph edema). Contact your Plan Administrator for more information.

I agree to provide the Administrator with a statement from the service provider that includes the amount of the expense, services rendered, date of service, and patient's name as proof that the expense has been incurred.

I agree to provide the Administrator with the name, address, and if applicable, the taxpayer identification number of the service provider.

This section of the agreement will automatically terminate if the Plan is terminated or discontinued. I will, however, be entitled to be reimbursed for eligible expenses (to the extent funded) for the remainder of the Plan Year.

I will only be reimbursed for amounts up to the balance in my account at the time of my request for Dependent Care.

I cannot claim a dependent care tax credit on amounts I receive as reimbursements under this Dependent Care Flexible Spending Account.

If I participate in a Health Savings Account, I may only seek reimbursement for dental and/or vision expenses through the Health Flexible Spending Account.

I cannot change or revoke my Health FSA or Dependent Care elections at any time during the Plan Year unless I have a change in family status or a change in cost or coverage (for Dependent Care only) and my election is consistent with such change.

The Plan Administrator may reduce or cancel my compensation reduction or otherwise modify this agreement in the event he believes it advisable in order to satisfy certain provisions of the Internal Revenue Code.

The reduction in my cash compensation under this agreement shall be in addition to any reductions under other agreements or benefit programs maintained by my Employer.

Prior to the first day of each Plan Year, I will be offered the opportunity to change my benefit elections for the following Plan Year. If I do not complete and return a new election form at that time, I will be treated as having elected not to participate for the following Plan Year.

THIS AGREEMENT IS SUBJECT TO THE TERMS OF THE EMPLOYER'S CAFETERIA PLAN, AS AMENDED FROM TIME TO TIME IN EFFECT, SHALL BE GOVERNED BY AND CONSTRUED IN ACCORDANCE WITH APPLICABLE LAWS, SHALL TAKE EFFECT AS A SEALED INSTRUMENT UNDER APPLICABLE LAWS, AND REVOKES ANY PRIOR ELECTION AND COMPENSATION REDUCTION AGREEMENT RELATING TO SUCH PLAN.