1. What is an HSA and how does it work?
   An HSA is a tax-advantaged account established to pay for qualified medical expenses for those who are covered under a high deductible health plan. With money from this account, you pay for health care expenses until your deductible is met. Then, in accordance with the terms of your health care plan, your insurance company pays for covered expenses in excess of your deductible. Any unused funds are yours to retain in your HSA and accumulate toward your future health care expenses or your retirement.

2. Who qualifies for an HSA?
   An eligible individual is anyone who:
   • is covered under a high deductible health plan (HDHP)
   • is not covered by any other health plan that is not an HDHP
   • is not currently enrolled in Medicare or TRICARE
   • has not received medical benefits through the Department of Veterans Affairs (VA) during the preceding three months
   • may not be claimed as a dependent on another person’s tax return

3. Who qualifies as a dependent?
   A person generally qualifies as your dependent for HSA purposes if you claim them as an exemption on your federal tax return. Please see IRS Publication 502 for exceptions.


4. What is a “high deductible health plan” (HDHP)?
   An HDHP is a health plan that satisfies certain requirements with respect to deductibles and out-of-pocket expenses. In 2010, for self-only coverage, an HDHP has an annual deductible of at least $1,200 and annual out-of-pocket expenses (deductibles, co-payments and other amounts, but not premiums) not exceeding $5,950 (as indexed). For family coverage in 2010, an HDHP has an annual deductible of at least $2,400 and annual out-of-pocket expenses not exceeding $11,900. HDHP qualifying deductibles and annual out-of-pocket-expenses are indexed for inflation on an annual basis. Visit www.treas.gov and click on “Health Savings Accounts” for updates.

5. What kind of other health coverage makes an individual ineligible for an HSA?
   Generally, an individual is ineligible for an HSA if the individual, while covered under an HDHP, is also covered under a health plan (whether as an individual, spouse, or dependent) that is not an HDHP.

6. What other kinds of health coverage may an individual maintain without losing eligibility for an HSA?
   An individual does not fail to be eligible for an HSA merely because, in addition to an HDHP, the individual has coverage for any benefit provided by “permitted insurance.” Permitted insurance is insurance under which substantially all of the coverage provided relates to liabilities incurred under workers’ compensation laws, tort liabilities, liabilities relating to ownership or use of property (e.g., automobile insurance), insurance for a specified disease or illness, and insurance that pays a fixed amount per day (or other period) of hospitalization.

   In addition to permitted insurance, an individual does not fail to be eligible for an HSA merely because, in addition to an HDHP, the individual has coverage (whether provided through insurance or otherwise) for accidents, disability, dental care, vision care, or long-term care.

7. What can I use the HSA for?
   The HSA can be used:
   • to pay for qualified medical, dental, vision and certain over-the-counter and prescription drug expenses as defined in IRS Publication 502
   • as supplemental income, but money withdrawn is taxable and if you are under age 65, it will be subject to a 10% penalty
8. What if I use my HSA to pay for something other than a qualified medical expense?

If you are under age 65, it will be subject to applicable income taxes and a 10% penalty.

9. Are health insurance premiums qualified medical expenses?

Generally, health insurance premiums are not qualified medical expenses. Exceptions include qualified long-term care insurance, COBRA health care continuation coverage, any health plan maintained while receiving unemployment compensation under federal or state law, and for those age 65 or over (whether or not they are entitled to Medicare) any employer-sponsored retiree medical coverage premiums for Medicare Part A or B, or Medicare HMO. Conversely, premiums for Medigap policies are not qualified medical expenses.

10. Who may contribute to an HSA?

Anyone may contribute to the HSA of an eligible individual. If an employee establishes an HSA, for example, the employee, their employer, or both may contribute to the employee's HSA in a given year. If a self-employed or unemployed individual establishes an HSA, that individual may contribute to the HSA. Family members may also make contributions to an HSA on behalf of another family member as long as that other family member is an eligible individual.

11. Can I enroll in both an HSA and a health Flexible Spending Account (FSA)?

If you enroll in both an HSA and an FSA or Health Reimbursement Arrangement (HRA), you cannot make deductible contributions to the HSA for that coverage period if the FSA or HRA are "general purpose" arrangements that pay or reimburse for qualified medical expenses. However, you still may be able to make deductible contributions to an HSA even if you are also covered under an FSA or HRA if those arrangements are "limited purpose" FSAs or HRAs that restrict reimbursements to certain "permitted benefits" such as vision, dental or preventive care benefits. Other permissible combinations include "suspended HRAs" and "post-deductible" FSAs or HRAs. Contact your legal or tax adviser to review these situations.

12. How much can I contribute to my HSA?

In 2010, your annual HSA contribution may not exceed IRS limits of $3,050 for individual coverage or $6,150 for family coverage. IRS limits are indexed for inflation on an annual basis. Visit www.treas.gov and click on "Health Savings Accounts" for updates.

13. If I open my HSA on June 1, what is my permitted contribution amount for that year?

Maximum annual HSA contributions can be made anytime during the year, regardless of when, during that year, the HSA was opened. For example, if an individual opens an HSA on June 1, the full contribution of $3,050 can be made for that year, and then another full contribution can be made after January 1 of the following year. Penalties may apply if HDHP coverage does not continue for 12 months. Tax-deductible limits and HDHP qualifying deductibles are indexed for inflation on an annual basis. Visit www.treas.gov and click on "Health Savings Accounts" for updates.

14. Can I change my contributions to my HSA during the year?

Generally, if you make contributions through an employer's cafeteria plan, you will not be subject to the "change in status" rules applicable to other qualified benefits. If this is the case, you will be able to make changes in your contributions by providing the applicable notice of change provided by your employer. If you do not contribute to your HSA through a cafeteria plan, you are free to start, stop, or modify your contributions at any time.

15. How do I make contributions?

Contributions can be made through payroll deduction with your employer, by setting up ad hoc or recurring eContributions on the Health Savings Solution Web site, or by mailing a check and deposit coupon to the U.S. Bank mailing address provided on your customized deposit coupons.

16. My HSA deduction is shown in Box 12 of my W-2 as Code W. Why is it designated as an employer contribution when I have contributed the money to the account?

Consistent with applicable IRS guidelines, HSA deductions reported on your W-2 in Box 12 as Code W (employer contribution) include employer and employee contributions made through the section 125 cafeteria plan as a pre-tax salary deferral. This includes all contributions made via salary deferral whether the funds came out of your paycheck or from your employer. Because of the portability of this deduction, you are required to complete an additional tax form. Form 8889 and instructions are available at www.irs.gov.

17. Will HSA contributions that I made via lockbox deposit or online via eContribute show up on my W-2?

No. Contributions made by either of these methods are considered after-tax contributions for purposes of W-2 reporting. In order to receive the tax benefit of after-tax contributions, you must claim them on your tax return.
18. When can HSA contributions be made? Is there a deadline for contributions to an HSA for a taxable year?

For an established HSA, contributions for the taxable year can be made in one or more payments at any time after the year has begun and prior to the individual’s deadline (without extensions) for filing the eligible individual’s federal income tax return for that year. For most taxpayers, this is April 15 of the year following the year for which contributions are made.

19. What happens when HSA contributions exceed the maximum amount that can be deducted or excluded from gross income in a taxable year?

Contributions by individuals to an HSA, or if made on behalf of an individual to an HSA, are not deductible when they exceed the limits. Contributions by an employer to an HSA for an employee are included in the gross income of the employee if they exceed the limits or if they are made on behalf of an employee who is not an eligible individual. In addition, if not withdrawn in a timely manner, an annually assessed excise tax of 6% is imposed on the accountholder for excess individual and employer contributions.

20. What are catch-up contributions for individuals age 55 or older?

For individuals between the ages of 55 and 65, the HSA contribution limit is increased by $1,000 in calendar year 2009 and after.

21. If my spouse is age 55 or older, am I eligible to make the catch-up contribution?

No. The primary accountholder must be age 55 or older in order to make the catch-up contribution.

22. What happens to my remaining account balance at the end of the year?

Any remaining balance will carry over to the next year (no use-it-or-lose-it requirement).

23. Can I contribute funds from my Individual Retirement Arrangement (IRA) to my HSA?

During your lifetime, you are allowed a one-time contribution from one of your IRA(s) to one of your HSA(s). The contribution must be made in a direct trustee-to-trustee transfer. The IRA transfer will not be included in income or subject to additional tax due to early withdrawal. The transfer is limited to the maximum HSA contribution for the year and the amount contributed is not allowed as a deduction. Penalties may apply if HDHP coverage does not continue for 12 months.

24. Are rollover contributions from Archer MSAs and other HSAs permitted?

Yes. Rollover contributions from Archer MSAs and other HSAs are permitted. Qualifying rollover contributions must be made in cash and are not subject to annual contribution limits.

25. Are rollover contributions from HRAs and health FSAs permitted?

Yes. Rollover contributions from HRAs and health FSAs are permitted. The amounts rolled over to HSAs from FSAs or HRAs are over and above the amounts allowed as annual contributions. The maximum contribution is the balance in the FSA or HRA as of September 21, 2006, or if less, the balance as of the date of the transfer. The provision is limited to one distribution with respect to each health FSA or HRA of the individual. Penalties may apply if HDHP coverage does not continue for 12 months.

26. When can I initiate distributions from an HSA?

Once your account is funded and activated, you can initiate distributions from the HSA at any time.

27. What are the “qualified medical expenses” that are eligible for tax-free distributions?

Qualified medical expenses are expenses paid by the accountholder for diagnosis, cure, mitigation, treatment, or prevention of disease. Examples of these expenses are certain over-the-counter and prescription drugs, transportation to care providers, qualified long-term care expenses, and certain health insurance premiums (see question 9). Such expenses are “qualified medical expenses” only if they are ineligible for insurance or any other type of coverage. For more information, visit www.irs.gov/pub/irs-pdf/p502.pdf.

28. How are distributions from an HSA taxed?

Distributions from an HSA used exclusively to pay for qualified medical expenses of the accountholder, his or her spouse, or dependents are tax exempt and not included in gross income. In general, amounts retained in an HSA can be used for qualified medical expenses and will be excludable from gross income even if the individual is not currently eligible to make contributions to the HSA.

However, any amount of the distribution not used exclusively to pay for qualified medical expenses of the accountholder, spouse or dependents is includable in gross income of the accountholder. Such distributions are subject to an additional 10% tax on the amount includable, except in the case of distributions made after the accountholder’s death, disability, or attaining age 65.
29. How do I pay for medical services?
   Medical services can be paid for with your Health Savings Solution debit card or checks.

30. Is there a PIN associated with the Health Savings Solution debit card?
   No, a PIN is not necessary since money cannot be withdrawn from ATMs with the Health Savings Solution debit card.

31. What happens if the HSA has insufficient funds for payment?
   Overdraft fees may be assessed for returned checks or debit card transactions which are rejected.

32. Is tax reporting required for an HSA?
   Yes. IRS form 8889 must be completed with your tax return each year to report total deposits and withdrawals from your account. You do not have to itemize to complete this form.

33. What are the tax rules of an HSA?
   An HSA provides you triple tax savings by allowing:
   - tax deductions from gross income when you contribute to your HSA;
   - tax-free earnings through interest and investments; and
   - tax-free withdrawals for qualified medical expenses.

34. How are distributions taxed after the accountholder is no longer an eligible individual?
   Distributions used exclusively to pay for qualified medical expenses are not taxed, whether or not the accountholder is eligible to contribute to an HSA at the time of distribution.

35. What happens to the HSA if I die?
   Upon death, ownership of the HSA is transferred to your designated beneficiary.

36. What are the income tax consequences for the beneficiary after the HSA accountholder’s death?
   Upon death, any balance remaining in the accountholder’s HSA becomes the property of the individual named in the HSA as the beneficiary of the account. If the accountholder’s surviving spouse is the named beneficiary of the HSA, the HSA is treated as though the surviving spouse were the accountholder, and distributions used for qualified medical expenses are not subject to income tax.

   If, by reason of the death of the accountholder, the HSA passes to a person other than the accountholder’s surviving spouse, the HSA ceases to be an HSA as of the date of the accountholder’s death, and the person is required to include in gross income the fair market value of the HSA assets as of the date of death.

37. Who is responsible for determining whether HSA distributions are used exclusively for qualified medical expenses?
   As the HSA accountholder, you must ensure that distributions are used for qualified medical expenses. Records of medical expenses should be maintained as evidence that distributions have been made for these purposes. You are responsible for ensuring contributions to the HSA do not exceed IRS limits.

38. If I change employers, what happens to my HSA?
   Since you are the owner of the HSA, you may continue to maintain the account if you change employers.

39. How will HSA statements be delivered and how frequently?
   Monthly HSA statements itemizing deposits and withdrawals will be available online or you may opt to receive paper statements at an additional fee.

40. Can I reimburse myself with HSA funds for qualified medical expenses incurred prior to my enrollment in an HSA?
   No. Qualified medical expenses may only be reimbursed, tax-free, if the expenses are incurred after the date your HSA was established.